

1 THE STATE BAR OF CALIFORNIA
2 OFFICE OF PROBATION
3 TERRIE GOLDADE, No. 155348
4 SUPERVISING ATTORNEY
5 1149 South Hill Street
6 Los Angeles, California 90015-2299
7 Telephone: (213) 765-1000

PULLER MATTER

FILED

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STATE BAR COURT
CLERK'S OFFICE
LOS ANGELES



8 THE STATE BAR COURT
9 HEARING DEPARTMENT - LOS ANGELES

10
11 In the Matter of

) Case No.: 08-PM-14265

12 Nujya A. Strawder,
13 No. 112402

) MOTION TO REVOKE PROBATION;
) MEMORANDUM OF POINTS AND AUTHORITIES;
) DECLARATION OF EDDIE ESQUEDA; EXHIBITS
) 1 THROUGH 3; PROBATION REVOCATION
) RESPONSE FORM [Rule 560, et seq., Rules of Proc.
) of the State Bar]

14 A Member of the State Bar
15

16 **TO: The State Bar Court and Nujya A. Strawder, Respondent:**

17 **PLEASE TAKE NOTICE THAT** the State Bar of California, Office of Probation,
18 hereby moves pursuant to Rules of Procedure of the State Bar of California, rules 560, et seq.,
19 to revoke the probation imposed upon Nujya A. Strawder ("Respondent") in prior disciplinary
20 case no. 04-O-11930 and to impose upon Respondent the entire period of suspension of three
21 years and until she has shown proof satisfactory to the State Bar Court of her rehabilitation,
22 fitness to practice and learning and ability in the general law pursuant to standard 1.4(c)(ii) of
23 the Standards for Attorney Sanctions for Professional Misconduct, previously stayed by order
24 no. S131366 of the Supreme Court issued on April 28, 2005. The State Bar requests that
25 Respondent remain on actual suspension and until Respondent makes restitution. The State Bar
26 further requests that Respondent be ordered to comply with rule 9.20, California Rules of
27 Court, and that Respondent be placed on involuntary inactive enrollment pursuant to Business
28 and Professions Code section 6007(d).

1 This motion is based upon the factual allegations that Respondent has violated the terms
2 of probation imposed on Respondent by the aforementioned order, as follows:

3 1. As a condition of probation, Respondent was ordered to comply with the Rules
4 of Professional Conduct and the State Bar Act and to report such compliance under
5 penalty of perjury each January 10, April 10, July 10, and October 10 ("quarterly
6 reports"). Respondent has not complied in that she has filed multiple quarterly reports
7 late, as follows:

<u>Due</u>	<u>Filed</u>
10/10/05	10/11/05
1/10/06	1/11/06
4/10/06	11/22/06
7/10/06	7/13/06
1/10/08	7/21/08
4/10/08	7/21/08
7/10/08	7/11/08

13 2. As a condition of probation, Respondent was ordered to make restitution to the
14 Estate of Shirley Shine and the Client Security Fund as ordered by the California
15 Supreme Court in Order S064918 by making minimum monthly payments beginning
16 one year after the effective date of the discipline—by May 28, 2006, of \$100. During the
17 third year of probation—by May 28, 2007, Respondent was to make minimum monthly
18 payments of \$250. Each payment was to be due on or before the fifteen day of every
19 month. With each quarterly report, Respondent was ordered to furnish evidence of the
20 monthly payments. Respondent has not complied in that she did not make the required
21 payments as follows:

<u>Amount Due</u>	<u>Amount Paid</u>	<u>Date Due</u>	<u>Date Paid</u>
\$100		6/15/06	
\$100		7/15/06	
\$100		8/15/06	
\$100		9/15/06	
\$100		10/15/06	
\$100		11/15/06	
\$100		12/15/06	
\$100		1/15/07	
\$100	\$125	2/15/07	2/23/07
\$100		3/15/07	
\$100		4/15/07	

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On June 4, 1007, the State Bar Court filed an order modifying Respondent's restitution obligation. Commencing December 1, 2007, Respondent was ordered to pay \$250 per month for the following 12 months, ending November 1, 2008. Proof of receipt of payment was ordered to be provided to the Office of Probation within 30 days of each payment.

On September 4, 2008, the State Bar Court again filed an order modifying Respondent's restitution obligation. Respondent was ordered to pay the \$250 June 2008 payment by July 10, 2008. Respondent was ordered to pay the April and May 2008 payments of \$250 each by July 21, 2008. Respondent was ordered to make the January, February and March 2008 payments of \$250 each by August 18, 2008. All other payments were to be made as previously ordered. Respondent failed to comply as follows:

<u>Amount Due</u>	<u>Amount Paid</u>	<u>Date Due</u>	<u>Date Paid</u>
\$250	\$250	12/1/07	12/4/07
\$250		1/1/08, 8/18/08	
\$250		2/1/08, 8/18/08	
\$250		3/1/08, 8/18/08	
\$250		4/1/08, 7/21/08	
\$250		5/1/08, 7/21/08	
\$250		6/1/08, 7/10/08	
\$250	\$250	7/1/08	7/10/08
\$250	\$250	8/1/08	7/21/08
\$250		9/1/08	
\$250		10/1/08	
\$250		11/1/08	

Respondent never provided proof of her restitution payments made on February 23, 2007, or July 10 or 21, 2008.¹ The proof that Respondent provided in relation to her December 4, 2007 payment did not contain legible information regarding the date or amount of payment.

¹ The Office of Probation independently obtained information from the Client Security Fund regarding these payments.

1 This motion is also based on the attached Memorandum of Points and Authorities, the
2 attached Declaration of Eddie Esqueda, the attached exhibits, and all documents on file with the
3 court in this matter.

4 In accordance with rules 563(a) and 563(d) of the Rules of Procedure of the State Bar of
5 California, if Respondent responds to this motion, the Office of Probation requests that a
6 hearing be held unless the Court, based upon this motion and the response alone, determines
7 that imposition of the discipline as requested above is warranted.

8 **NOTICE - FAILURE TO RESPOND**

9 YOUR FAILURE TO FILE A RESPONSE WITHIN TWENTY (20) DAYS OF
10 SERVICE OF THIS MOTION WILL CONSTITUTE AN ADMISSION OF THE
11 FACTUAL ALLEGATIONS CONTAINED IN THIS MOTION AND MAY
12 RESULT IN THE IMPOSITION OF ACTUAL SUSPENSION PURSUANT TO
13 THE UNDERLYING DISCIPLINARY ORDER. ALSO, FAILURE TO
14 REQUEST A HEARING WILL CONSTITUTE A WAIVER OF YOUR RIGHT
15 TO A HEARING. SEE RULE 563(B)(3) OF THE RULES OF PROCEDURE OF
16 THE STATE BAR.

17 **NOTICE - INACTIVE ENROLLMENT**

18 YOU ARE HEREBY NOTIFIED THAT, PURSUANT TO BUSINESS AND
19 PROFESSIONS CODE SECTION 6007(d), IF THE STATE BAR COURT
20 RECOMMENDS ACTUAL SUSPENSION ON ACCOUNT OF A PROBATION
21 VIOLATION OR OTHER DISCIPLINARY MATTER, YOU MAY BE
22 INVOLUNTARILY ENROLLED AS AN INACTIVE MEMBER OF THE STATE
23 BAR. YOUR INACTIVE ENROLLMENT WOULD BE IN ADDITION TO ANY
24 DISCIPLINE RECOMMENDED BY THE STATE BAR COURT. SEE RULE
25 564, RULES OF PROCEDURE OF THE STATE BAR.

26 **NOTICE - COST ASSESSMENT**

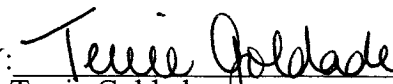
27 IN THE EVENT THESE PROCEDURES RESULT IN PUBLIC DISCIPLINE,
28 YOU MAY BE SUBJECT TO THE PAYMENT OF COSTS INCURRED BY THE
STATE BAR IN THE INVESTIGATION, HEARING AND REVIEW OF THIS
MATTER PURSUANT TO BUSINESS AND PROFESSIONS CODE SECTION
6086.10. SEE RULE 280, ET SEQ., RULES OF PROCEDURE OF THE STATE
BAR.

Respectfully submitted,

THE STATE BAR OF CALIFORNIA
OFFICE OF PROBATION

Dated: November 7, 2008

BY:



Terrie Goldade
Supervising Attorney

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<u>Amount Due</u>	<u>Amount Paid</u>	<u>Date Due</u>	<u>Date Paid</u>
\$100		6/15/06	
\$100		7/15/06	
\$100		8/15/06	
\$100		9/15/06	
\$100		10/15/06	
\$100		11/15/06	
\$100		12/15/06	
\$100		1/15/07	
\$100	\$125	2/15/07	2/23/07
\$100		3/15/07	
\$100		4/15/07	
\$100		5/15/07	

On June 4, 1007, the State Bar Court filed an order modifying Respondent's restitution obligation. Commencing December 1, 2007, Respondent was ordered to pay \$250 per month for the following 12 months, ending November 1, 2008. Proof of receipt of payment was ordered to be provided to the Office of Probation within 30 days of each payment.

On September 4, 2008, the State Bar Court again filed an order modifying Respondent's restitution obligation. Respondent was ordered to pay the \$250 June 2008 payment by July 10, 2008. Respondent was ordered to pay the April and May 2008 payments of \$250 each by July 21, 2008. Respondent was ordered to make the January, February and March 2008 payments of \$250 each by August 18, 2008. All other payments were to be made as previously ordered. Respondent failed to comply as follows:

<u>Amount Due</u>	<u>Amount Paid</u>	<u>Date Due</u>	<u>Date Paid</u>
\$250	\$250	12/1/07	12/4/07
\$250		1/1/08, 8/18/08	
\$250		2/1/08, 8/18/08	
\$250		3/1/08, 8/18/08	
\$250		4/1/08, 7/21/08	
\$250		5/1/08, 7/21/08	
\$250		6/1/08, 7/10/08	
\$250	\$250	7/1/08	7/10/08
\$250	\$250	8/1/08	7/21/08
\$250		9/1/08	
\$250		10/1/08	
\$250		11/1/08	

1 Respondent never provided proof of her restitution payments made on February 23,
2 2007, or July 10 or 21, 2008.² The proof that Respondent provided in relation to her
3 December 4, 2007 payment did not contain legible information regarding the date or
4 amount of payment.

5 Consequently, the State Bar Court should recommend revocation of Respondent's probation.

6 Attached hereto as Exhibit 1 is a certified copy of Respondent's registration card and
7 Respondent's membership records address history with the State Bar of California. Exhibit 1
8 will be offered as evidence based upon the certification of Membership Records and
9 Certification to show that Respondent was properly served in this proceeding.

10 A. Respondent Was Served With The Supreme Court Order.

11 It is presumed that Respondent was served with the disciplinary order of the Supreme
12 Court imposing a period of probation. The clerks of the reviewing courts have a duty to
13 transmit a copy of all decisions of those courts to the parties. (California Rules of Court, rule
14 8.532(a).) Pursuant to Evidence Code section 664, there is a rebuttable presumption that such
15 official duties have been regularly performed. Therefore, absent any evidence to the contrary, it
16 is presumed that the Supreme Court clerk has complied with the duty to transmit to Respondent
17 a copy of the order placing Respondent on probation. (*In re Linda D.* (1970) 3 Cal.App.3d 567;
18 *People v. Smith* (1965) 234 Cal.App.2d 407; *Fischer v. Lukens* (1919) 41 Cal.App. 358.)

19 B. Respondent's Violation of Probation Was Wilful.

20 Violation of a condition of probation must be wilful to warrant discipline. (*In the*
21 *Matter of Potack* (1991 Review Dept.) 1 Cal. State Bar Ct. Rptr. 525.) A wilful failure is
22 demonstrated by a general purpose or willingness to permit the omission and can be proven by
23 direct or circumstantial evidence. (*Durbin v. State Bar* (1979) 23 Cal.3d 461; *Zitny v. State Bar*
24 (1966) 64 Cal.2d 787.) It does not require bad faith.

27 ² The Office of Probation independently obtained information from the Client Security
28 Fund regarding these payments.

1 The burden of proof in a probation revocation proceeding is the preponderance of the
2 evidence. (Rule 561, Rules of Procedure.) For purposes of determining culpability, it is
3 misguided to distinguish between "substantial" and "insubstantial" or "technical" violations of
4 probation conditions. (*In the Matter of Potack*, supra.) Respondent's failure to comply with
5 probation demonstrates a lack of concern about professional responsibilities, and therefore,
6 probation should be revoked.

7 II. RESPONDENT'S VIOLATION OF PROBATION WARRANTS THE IMPOSITION
8 OF THE FULL STAYED SUSPENSION.

9 In a probation revocation proceeding, the hearing judge may recommend actual
10 suspension up to the entire period of stayed suspension. (Rule 562, Rules of Procedure.) In this
11 instant case, the Supreme Court imposed a stayed suspension of three years and until she has
12 shown proof satisfactory to the State Bar Court of her rehabilitation, . Based on the violation of
13 probation, the hearing judge should now recommend that Respondent be actually suspended for
14 the full period of stayed suspension. Respondent should remain suspended and until
15 Respondent makes restitution. (*In the Matter of Hunter* (Review Dept. 1994) 3 Cal. State Bar
16 Ct. Rptr. 81)

17 III. UPON A FINDING OF VIOLATION OF PROBATION, THE COURT MAY ORDER
18 A RESPONDENT PLACED ON INACTIVE STATUS.

19 In a probation revocation proceeding, the hearing judge may order the involuntary
20 inactive enrollment of a Respondent upon a finding that each of the elements of Business and
21 Professions Code section 6007(d) have occurred. (Rule 564, Rules of Procedure.) Those
22 elements have occurred where the Respondent is under an order of stayed suspension with a
23 period of probation and has violated that probation and where the hearing judge recommends a
24 period of actual suspension. (Business and Professions Code, section 6007(d)(1).) The order
25 enrolling a respondent inactive shall be effective upon service unless otherwise ordered by the
26 judge. (Rule 564, Rules of Procedure.)
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CONCLUSION

The Supreme Court has stayed Respondent's suspension and placed her on probation, and Respondent has violated that probation. The State Bar requests that the hearing judge recommend revocation of Respondent's probation of three years and until she has shown proof satisfactory to the State Bar Court of her rehabilitation, fitness to practice and learning and ability in the general law pursuant to standard 1.4(c)(ii) of the Standards for Attorney Sanctions for Professional Misconduct, and impose the entire three years of actual suspension. Respondent should remain suspended and until Respondent makes restitution and, of course, complies with standard 1.4(c)(ii). Furthermore, the hearing judge should order Respondent placed on involuntary inactive enrollment until the suspension is effective and order Respondent to comply with Rule 9.20, California Rules of Court.

Respectfully submitted,

THE STATE BAR OF CALIFORNIA
OFFICE OF PROBATION

Dated: November 7, 2008

BY: Terrie Goldade
Terrie Goldade
Supervising Attorney

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7. A review of the probation file on Nujya A. Strawder reflects that a disciplinary order imposing probation is contained therein. A copy of said order, filed on April 28, 2005, is attached hereto and incorporated by reference as Exhibit 2. A copy of the stipulation filed December 22, 2004, and a copy of each of the modification orders, filed November 28, 2006, June 4, 2007, and September 4, 2008 are also included within Exhibit 2 for the Court's convenience. Pursuant to said order, the terms and conditions of probation imposed on Respondent include the following:

a. comply with the Rules of Professional Conduct and the State Bar Act and to report such compliance under penalty of perjury each January 10, April 10, July 10, and October 10 ("quarterly reports"). Respondent has not complied in that she has filed multiple quarterly reports late, as follows:

<u>Due</u>	<u>Filed</u>
10/10/05	10/11/05
1/10/06	1/11/06
4/10/06	11/22/06
7/10/06	7/13/06
1/10/08	7/21/08
4/10/08	7/21/08
7/10/08	7/11/08

b. make restitution to the Estate of Shirley Shine and the Client Security Fund as ordered by the California Supreme Court in Order S064918 by making minimum monthly payments beginning one year after the effective date of the discipline—by May 28, 2006, of \$100. During the third year of probation—by May 28, 2007, Respondent was to make minimum monthly payments of \$250. Each payment was to be due on or before the fifteen day of every month. With each quarterly report, Respondent was ordered to furnish evidence of the monthly payments. Respondent has not complied in that she did not make the required payments as follows:

<u>Amount Due</u>	<u>Amount Paid</u>	<u>Date Due</u>	<u>Date Paid</u>
\$100		6/15/06	
\$100		7/15/06	
\$100		8/15/06	
\$100		9/15/06	
\$100		10/15/06	

1	\$100		11/15/06	
	\$100		12/15/06	
2	\$100		1/15/07	
	\$100	\$125	2/15/07	2/23/07
3	\$100		3/15/07	
	\$100		4/15/07	
4	\$100		5/15/07	

5 On June 4, 1007, the State Bar Court filed an order modifying Respondent's restitution
6 obligation. Commencing December 1, 2007, Respondent was ordered to pay \$250 per
7 month for the following 12 months, ending November 1, 2008. Proof of receipt of
8 payment was ordered to be provided to the Office of Probation within 30 days of each
9 payment.

10 On September 4, 2008, the State Bar Court again filed an order modifying Respondent's
11 restitution obligation. Respondent was ordered to pay the \$250 June 2008 payment by
12 July 10, 2008. Respondent was ordered to pay the April and May 2008 payments of
13 \$250 each by July 21, 2008. Respondent was ordered to make the January, February
14 and March 2008 payments of \$250 each by August 18, 2008. All other payments were
15 to be made as previously ordered. Respondent failed to comply as follows:

	<u>Amount Due</u>	<u>Amount Paid</u>	<u>Date Due</u>	<u>Date Paid</u>
17	\$250	\$250	12/1/07	12/4/07
	\$250		1/1/08, 8/18/08	
18	\$250		2/1/08, 8/18/08	
	\$250		3/1/08, 8/18/08	
19	\$250		4/1/08, 7/21/08	
	\$250		5/1/08, 7/21/08	
20	\$250		6/1/08, 7/10/08	
	\$250	\$250	7/1/08	7/10/08
21	\$250	\$250	8/1/08	7/21/08
	\$250		9/1/08	
22	\$250		10/1/08	
	\$250		11/1/08	

23 Respondent never provided proof of her restitution payments made on February 23,
24 2007, or July 10 or 21, 2008.³ The proof that Respondent provided in relation to her

27 ³ The Office of Probation independently obtained information from the Client Security
28 Fund regarding these payments.

1 December 4, 2007 payment did not contain legible information regarding the date or
2 amount of payment.

3 8. As Custodian of Records, I have reviewed the entire contents of the probation
4 file on Nujya A. Strawder which reflects that the disciplinary orders imposing probation and a
5 letter confirming the terms and conditions of probation, including suspension, were provided to
6 the Respondent on June 10, 2005.

7 9. The following documents, attached hereto and incorporated by reference
8 collectively as Exhibit 3, are contained in the Office of Probation file maintained on
9 Respondent:

10 a. initial letter mailed to Respondent dated June 10, 2005 outlining the
11 terms and condition of her probation. (Exh. 3, Bates pp. 1-18.)

12 b. Quarterly Report due by July 10, 2005, and filed July 8, 2005; no
13 restitution box was checked. (Exh. 3, Bates pp. 19-22.)

14 c. Quarterly Report due by October 10, 2005, and filed October 11, 2005;
15 no restitution box was checked. (Exh. 3, Bates pp. 23-27.)

16 d. Quarterly Report due by January 10, 2006, and filed January 11, 2006; no
17 restitution box was checked. (Exh. 3, Bates pp. 28-31.)

18 e. Quarterly Report due by July 2006, and filed July 13, 2006; no restitution
19 box was checked. (Exh. 3, Bates pp. 32-35.)

20 f. Letter to Respondent dated August 14, 2006 noting that the Office of
21 Probation had not received her (1) quarterly report due April 10, 2006, or (2) proof of monthly
22 restitution. The letter also reminded Respondent that she owed money to both the Client
23 Security Fund and the Estate of Shirley Shine. (Exh. 3, Bates pp. 36-37.)

24 g. Respondent's "Application for Modification of Probation re: for Relief
25 from Order or Extension of Time to Comply with Order Assessing Costs Against Disciplined
26 Respondent and For Approval of Compromise of Client Security Fund Judgment; For
27 Extension of Time to take and Pass the Multistate Professional Responsibility Examination"
28 received September 12, 2006. (Exh. 3, Bates pp. 38-62.)

1 h. Office of Probation's response to Respondent's "Application for
2 Modification of Probation re: for Relief from Order or Extension of Time to Comply with
3 Order Assessing Costs Against Disciplined Respondent and For Approval of Compromise of
4 Client Security Fund Judgment; For Extension of Time to take and Pass the Multistate
5 Professional Responsibility Examination" filed September 22, 2006. (Exh. 3, Bates pp. 63-65.)

6 i. Office of the Chief Trial Counsel's response to Respondent's motion for
7 relief from costs and for a compromise of judgment for Client Security Fund payments and
8 assessments filed September 25, 2006. (Exh. 3, Bates pp. 66-70.)

9 j. Respondent's "Confidential Supplemental Declaration of Nujya
10 Strawder; Request for Hearing" received October 4, 2005. (Exh. 3, Bates pp. 71-133.)

11 k. Quarterly Report due by October 10, 2006, and filed October 4, 2006; no
12 restitution box was checked, but Respondent noted that a motion was pending as to restitution.
13 (Exh. 3, Bates pp. 134-138.)

14 l. Respondent's "Errata to 10/01/2006 Financial Statement Declaration"
15 received October 16, 2006. (Exh. 3, Bates pp. 139-143.)

16 m. Letter to Respondent dated October 19, 2006 again noting that the Office
17 of Probation had not received her quarterly report due April 10, 2006. The letter also noted that
18 the Office of Probation had been informed that Respondent's membership records phone
19 number had not been hers for at least two years and reminding her of her obligation to update
20 her information. (Exh. 3, Bates pp. 144-146.)

21 n. Quarterly Report due by April 10, 2006, and filed November 22, 2006;
22 no restitution box was checked. (Exh. 3, Bates pp. 147-149.)

23 o. Facsimile Transmission Confirmation dated January 9, 2007 for fax of
24 blank quarterly report as requested by Respondent. (Exh. 3, Bates pp. 150-153.)

25 p. Quarterly Report due by January 10, 2007, and filed January 10, 2007; no
26 restitution box was checked, but Respondent noted that she intended to file a motion by January
27 19, 2007. (Exh. 3, Bates pp. 154-157.)

1 q. Respondent's "Motion; Memorandum of Points and Authorities; and
2 Declaration in Support of Early Termination or Modification of Probation; Request for
3 Hearing" received January 22, 2007. (Exh. 3, Bates pp. 158-171.)

4 r. Office of Probation's opposition to Respondent's motion for early
5 termination or modification of probation (delete restitution) filed January 29, 2007. (Exh. 3,
6 Bates pp. 172-176.)

7 s. Copy of First Payment, which was received by Client Security Fund on
8 February 23, 2007; Respondent never provided proof of this payment. (Exh. 3, Bates pp.
9 177-178.)

10 t. Quarterly Report due by April 10, 2007, and filed April 9, 2007; no
11 restitution box was checked even though Respondent had made a restitution payment to Client
12 Security Fund during the quarter. (Exh. 3, Bates pp. 179-183.)

13 u. Respondent's "Supplemental Declaration in Support of Request for
14 Modification of Probation" received May 1, 2007. (Exh. 3, Bates pp. 184-194.)

15 v. Quarterly Report due by July 10, 2007, and filed July 6, 2007; no
16 restitution box was checked. (Exh. 3, Bates pp. 195-199.)

17 w. Quarterly Report due by October 10, 2007, and filed October 3, 2007; no
18 restitution box was checked. (Exh. 3, Bates pp. 200-203.)

19 x. Copy of Second Payment, which was received from Client Security Fund
20 on December 4, 2007. (Exh. 3, Bates pp. 204-205.)

21 y. Copy of Quarterly Report due by January 10, 2008, and RECEIVED
22 January 9, 2008 because it was not an original. An illegible copy of the December 4, 2007
23 proof of payment was attached. (Exh. 3, Bates pp. 206-209.)

24 z. Copy of Defective Quarterly Report due by April 10, 2008, and
25 RECEIVED April 10, 2008; Respondent checked a box stating that this was the report due July
26 10. Respondent noted on her report that "this quarter payment to be made before April 30,
27 2008". (Exh. 3, Bates pp. 210-214.)
28

1 aa. Second Copy of Defective Quarterly Report due by April 10, 2008, and
2 RECEIVED April 21, 2008; Respondent checked a box stating that this was the report due July
3 10. Respondent noted on her report that "this quarter payment to be made before April 30,
4 2008". (Exh. 3, Bates pp. 215-220.)

5 bb. Letter to Respondent dated May 28, 2008 from the Office of Probation
6 noting that Respondent's quarterly reports due January 10 and April 10, 2008 had not been filed
7 because of specified defects; quarterly reports require an original signature for filing; Client
8 Security Fund had only received one payment although she had been ordered to make monthly
9 payments; and her failure to respond to two telephone messages despite her obligation to
10 answer fully, promptly and truthfully to inquiries. The letter further stated that no further
11 reminders would be made and that if she could not comply with the terms and conditions of her
12 probation, she should file a motion to modify. (Exh. 3, Bates pp. 221-223.)

13 cc. Copy of Defective Quarterly Report due by April 10, 2008, and
14 RECEIVED June 5, 2008. The report still had a box checked indicating that it was for the due
15 date of July 10. (Exh. 3, Bates pp. 224-228.)

16 dd. Copy of Third Payment, which was received from Client Security Fund
17 on July 10, 2008; Respondent never provided proof of this payment to the Office of Probation.
18 (Exh. 3, Bates pp. 229-230.)

19 ee. Quarterly Report due by July 10, 2008, and filed July 11, 2008 with a
20 letter from Respondent and a proposed motion to modify restitution. (Exh. 3, Bates pp.
21 231-243.)

22 ff. Respondent's "Motion for Modification of Probation and Request for
23 Hearing" received July 11, 2008. (Exh. 3, Bates pp. 244-249.)

24 gg. Quarterly Report due by January 10, 2008, and filed July 21, 2008.
25 Although Respondent checked the box saying that she had made a restitution and was attaching
26 proof of receipt of payment, no proof of payment was attached. (Exh. 3, Bates pp. 250-254.)

27 hh. Copy of Quarterly Report due by April 10, 2008, and RECEIVED July
28 21, 2008. It was not filed because the signature was a copy instead of an original. Although

1 Respondent checked the box saying that she had made a restitution and was attaching proof of
2 receipt of payment, no proof of payment was attached. (Exh. 3, Bates pp. 255–259.)

3 ii. Copy of Fourth Payment, which was received from Client Security Fund
4 on July 31, 2008. Respondent has never provided a copy of any proof of receipt of this
5 payment to the Office of Probation. (Exh. 3, Bates pp. 260–261.)

6 jj. E-mail correspondence with Respondent on August 6 and 7, 2008
7 regarding, among other things, her need to file her quarterly report due April 10, 2008 and her
8 pending motion to modify restitution. (Exh. 3, Bates pp. 262–264.)

9 kk. Defective Quarterly Report due by April 10, 2008, and RECEIVED
10 August 8, 2008. Respondent did not sign her quarterly report; instead, she printed “Nujya A.
11 Strawder © for NUJYA A. STRAWDER©”. Also, instead of putting in the date she printed her
12 name, she wrote “original 1st signed April 1, 2008”. (Exh. 3, Bates pp. 265–268.)

13 ll. E-mail correspondence with Respondent from August 6 through 9, 2008
14 regarding, among other things, her filing of a compliant quarterly report due April 10, 2008.
15 (Exh. 3, Bates pp. 269–273.)

16 mm. Original of Quarterly Report due by April 10, 2008 submitted to Office
17 of Probation on August 14, 2008, and filed as of July 21, 2008 (the date the copy of the report
18 was submitted to the Office of Probation; see hh. above). Although Respondent checked the
19 box saying that she had made a restitution and was attaching proof of receipt of payment, no
20 proof of payment was attached. (Exh. 3, Bates pp. 274–277.)

21 nn. Respondent’s “Supplemental Declaration to Motion for Modification of
22 Probation and Request for Hearing” received August 8, 2008. (Exh. 3, Bates pp. 278–284.)

23 oo. Office of Probation’s response to motion for modification of probation
24 (restitution) filed August 14, 2008. (Exh. 3, Bates pp. 285–289.)

25 pp. Letter to Respondent dated September 19, 2008 noting that she had failed
26 to make all of the ordered restitution payments, that her non-compliance might be referred
27 without further notification, and that if she could not timely comply, she could file a motion to
28 modify. (Exh. 3, Bates pp. 290–295.)

1 10. A complete review of the Respondent's file reflects that none of the letters
2 referred to above were returned to the State Bar as undeliverable.

3 11. On February 1, 2006, Respondent telephoned the Office of Probation stating that
4 she would not be able to make the first restitution payment by May. Respondent was informed
5 that she could file a motion to modify her restitution obligation.

6 12. On January 9, 2007, Respondent telephoned the Office of Probation.
7 Respondent stated that she wanted to modify her restitution amount. Respondent was reminded
8 that her prior motion did not address modifying her restitution. Respondent stated that she
9 would file a motion by the end of the week and look at Rules of Procedure of the State Bar of
10 California, particularly rules 321, and 550.

11 13. On January 17, 2008, the Office of Probation left Respondent a telephone
12 message asking that she call back. The Office of Probation intended to tell Respondent that an
13 original of her quarterly report due by January 10, 2008 must be provided for filing; copies can
14 not be filed.

15 14. Because Respondent did not contact the Office of Probation, on March 14, 2008,
16 the Office of Probation left Respondent another telephone message asking that she call back.
17 The Office of Probation intended to tell Respondent that an original of her quarterly report due
18 by January 10, 2008 must be provided for filing; copies can not be filed.

19 15. On June 3, 2008, Respondent telephoned the Office of Probation and advised
20 that she would be mailing in the required quarterly reports and proof of payment declaration.

21 16. On July 16, 2008, the Office of Probation telephoned Respondent and left a
22 message asking that she call back. The Office of Probation intended to tell Respondent that it
23 had still not received the original, compliant quarterly reports due by January 10 and April 10,
24 2008.

25 17. On July 17, 2008, Respondent left the Office of Probation a telephonic voice
26 mail message. That same day, the Office of Probation left Respondent a telephone message
27 asking whether her number was a confidential line so that a detailed message could be left.
28

18. On July 18, 2008, the Office of Probation left a telephone message for Respondent stating that an opposition to her motion to modify her restitution condition would likely be filed unless she provided a financial declaration, a statement of what changed since her last motion (when she said she could make the payments), a statement of how she can make payments now when she had not made payments since January 2008. Respondent was also informed that she must file original, compliant quarterly reports for January and April 2008. She was also reminded that it was her obligation to provide proof of restitution to the Probation Deputy, that it was not up to the Client Security Fund to do. Respondent was asked to return the call.

19. Also on July 18, 2008, Respondent called the Office of Probation. She stated that she would hand deliver her quarterly reports due January and April 2008 on July 21, 2008.

20. On August 8, 2008, the Office of Probation telephoned Respondent and left a message asking her to call back. The Office of Probation intended to ask her to submit a correctly signed quarterly report due April 10, 2008.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed this 6th day of November, 2008 at Los Angeles, California.

Eddie Esqueda
Declarant

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I, the undersigned, over the age of eighteen (18) years, whose business address and place of employment is the State Bar of California, 1149 South Hill Street, Los Angeles, California 90015, declare that I am not a party to the within action; that I am readily familiar with the State Bar of California's practice for collection and processing of correspondence for mailing with the United States Postal Service; that in the ordinary course of the State Bar of California's practice, correspondence collected and processed by the State Bar of California would be deposited with the United States Postal Service that same day; that I am aware that on motion of party served, service is presumed invalid if postal cancellation date or postage meter date on the envelope or package is more than one day after date of deposit for mailing contained in the affidavit; and that in accordance with the practice of the State Bar of California for collection and processing of mail, I deposited or placed for collection and mailing in the City and County of Los Angeles, on the date shown below, a true copy of the within

in a sealed envelope placed for collection and mailing as Certified Mail Article # **7160 3901 9844 3984 8451** at Los Angeles, on the date shown below, addressed to:

in an inter-office mail facility regularly maintained by the State Bar of California addressed to:

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed at Los Angeles, California, on the date shown below.

SIGNED: Mia Hibler
Mia Hibler
Declarant

Counsel for Respondent	(for Court's use)
In the Matter of	Case No(s). _____ - PM- _____
Bar #	PROBATION REVOCATION RESPONSE (Rule 563, Rules of Procedure)
A Member of the State Bar of California ("Respondent")	

As required by rule 563(b)(1), Rules of Procedure, Respondent attaches one or more declarations to this form which set forth the facts upon which my opposition to the motion to revoke probation is based.

(1) ☐ Respondent requests a hearing in this matter and intends to participate.

OR

(2) ☐ Respondent requests that this proceeding be resolved on the pleadings without any hearing.

If you checked box (1), check one of the following:

(a) ☐ Respondent requests the opportunity to cross-examine the person(s) who executed declaration(s) in support of the motion to revoke my probation.

(b) ☐ Respondent does not request the opportunity to cross-examine the person(s) who executed declaration(s) in support of the motion to revoke my probation.

Date: _____

(Signature)

(Print Name)



THE STATE BAR OF CALIFORNIA

MEMBER SERVICES CENTER

180 HOWARD STREET, SAN FRANCISCO, CALIFORNIA 94105-1639

TELEPHONE: 888-800-3400

October 7, 2008

TO WHOM IT MAY CONCERN:

I, Kath Lambert, Custodian of Membership Records of the State Bar of California, hereby certify that attached is a full, true and correct copy of the registration card on file NUJYA A. STRAWDER, #112402 in the Membership Records Department of the State Bar of California.

THE STATE BAR OF CALIFORNIA

Kath Lambert
Custodian of Membership Records

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THE STATE BAR OF CALIFORNIA
REGISTRATION CARD

MEMBER'S FULL NAME:

Peoples-Gale G. A. Nujya Ahrytemus

(PLEASE PRINT OR TYPE)
OFFICE ADDRESS, OR, IF NONE, OTHER ADDRESS,
FOR STATE BAR PURPOSES:

Street 3124 Wishing Well Court No.

City - State Mira Loma, CA Zip Code 91752

Date of birth 11/26/57 Place of birth Chicago, Illinois

IF NOT BORN IN UNITED STATES,
DATE AND PLACE OF NATURALIZATION

Undergraduate degree from Drake University

Law degree from Western State University College of Law

Dates and places of prior admission to practice None

Dates and places of actual practice prior to admission in California None

Date 12/03/83

Signature

LEAVE THIS SECTION
BLANK

112402

No. 12-1483

Date Admitted

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THE STATE BAR OF CALIFORNIA

MEMBER SERVICES CENTER

180 HOWARD STREET, SAN FRANCISCO, CALIFORNIA 94105-1639

TELEPHONE: 888-800-3400

October 7, 2008

TO WHOM IT MAY CONCERN:

I, Kath Lambert, Custodian of Membership Records of the State Bar of California, hereby certify that attached is a full, true and correct copy of the address history of on file in the Membership Records Department of the State Bar of California, for NUJYA A. STRAWDER, #112402 from February 19, 1986 to the date of this certificate.

THE STATE BAR OF CALIFORNIA



Kath Lambert
Custodian of Membership Records

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Member #: 112402

Date of Admission: 12/14/1983 Status: Not Eligibl Effective: 8/12/1996

Name: Nujya A. Strawder

Address:

Eff: 11/22/2006

PO Box 25153
Anaheim CA 92825 5153

Eff: 3/07/1996

P O Box 25153
Anaheim CA 92825 5153

Eff: 8/02/1995

12922 S Harbor Blvd #591
Garden Grove CA 92640 5899

Eff: 3/20/1995

12922 S Harbor Blvd #691
Garden Grove CA 92640 5899

Eff: 5/06/1994

P O Box 25153
Anaheim CA 92825 5153

Eff: 7/17/1992

10220 Hole Ave #1
Riverside CA 92503

Eff: 6/11/1990

1810 Massachusetts Ave #J1
Riverside CA 92507

MM595R2

MEMBER ADDRESS CHANGE HISTORY

Print Date: 10/07/08

Member #: 112402

Date of Admission: 12/14/1983 Status: Not Eligibl Effective: 8/12/1996

Name: Nujya A. Strawder

Address:

Eff: 6/08/1990

1810 Massachusetts Ave #J
Riverside CA 92507

Eff: 6/16/1986

Alpine Industrial Plaza
9322 Narnia Dr. Ste. A
Riverside CA 92503

Eff: 2/19/1986

Magnolia-Ctrl Bus Ctr
6613 Magnolia Ave, Ste A
Riverside CA 92506

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(State Bar Court Case No. 04-O-11930)

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SUPREME COURT
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IN THE SUPREME COURT OF CALIFORNIA

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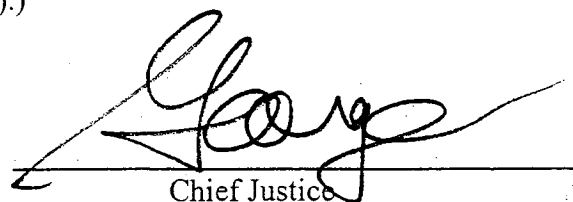
Frederick K. Ohlrich Clerk

DEPUTY

IN RE NUJYA STRAWDER ON DISCIPLINE

It is ordered that NUJYA STRAWDER, State Bar No. 112402, be suspended from the practice of law for three years and until she has shown proof satisfactory to the State Bar Court of respondent's rehabilitation, fitness to practice and learning and ability in the general law pursuant to standard 1.4(c)(ii) of the Standards for Attorney Sanctions for Professional Misconduct, that execution of the suspension be stayed, and that she be placed on probation for five years on condition that she be actually suspended for one year and until she has shown proof satisfactory to the State Bar Court of respondent's rehabilitation, fitness to practice and learning and ability in the general law pursuant to standard 1.4(c)(ii). Respondent is further ordered to comply with the other conditions of probation, including restitution, recommended by the Hearing Department of the State Bar Court in its order approving stipulation filed on December 22, 2004. It is also ordered that respondent take and pass the Multistate Professional Responsibility Examination during the period of her actual suspension, or within one year of the effective date of this order, whichever is longer. (See *Segretti v. State Bar* (1976) 15 Cal.3d 878, 891, fn. 8.) Respondent is further ordered to comply with rule 955 of the California Rules of Court, and perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 days, respectively, after the effective date of this order.* Costs are awarded to the State Bar and one-fifth of said costs must be added to and become part of the membership fees for years 2206, 2007, 2008, 2009 and 2010. (Bus. & Prof. Code section 6086.10.)

*(See Bus. and Prof. Code, § 6126, subd. (c).)


Chief Justice

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ORIGINAL

<p>Counsel for the State Bar OFFICE OF THE CHIEF TRIAL COUNSEL THE STATE BAR OF CALIFORNIA ELI MORGENSTERN, No. 190560 DEPUTY TRIAL COUNSEL 1149 South Hill Street, 10th Fl. Los Angeles, CA 90015 Telephone: (213) 765-1334</p>	<p>Case number(s) 04-0-11930-RAH</p> <p>PUBLIC MATTER</p>	<p>(for Court's use) FILED (MPS) DEC 22 2004 STATE BAR COURT CLERK'S OFFICE LOS ANGELES</p>
<p>Counsel for Respondent NUJYA STRAWDER In Pro Per P.O. Box 25153 Anaheim, CA 92825</p>	<p>Submitted to <input type="checkbox"/> assigned judge <input checked="" type="checkbox"/> settlement judge</p> <p>STIPULATION RE FACTS, CONCLUSIONS OF LAW AND DISPOSITION AND ORDER APPROVING ACTUAL SUSPENSION</p> <p><input type="checkbox"/> PREVIOUS STIPULATION REJECTED</p>	
<p>In the Matter of NUJYA STRAWDER Bar # 112402 A Member of the State Bar of California (Respondent)</p>		

A. Parties' Acknowledgments:

- (1) Respondent is a member of the State Bar of California, admitted December 14, 1983
(date)
- (2) The parties agree to be bound by the factual stipulations contained herein even if conclusions of law or disposition are rejected or changed by the Supreme Court.
- (3) All investigations or proceedings listed by case number in the caption of this stipulation, are entirely resolved by this stipulation and are deemed consolidated. Dismissed charge(s)/count(s) are listed under "Dismissals." The stipulation and order consist of 11 pages.
- (4) A statement of acts or omissions acknowledged by Respondent as cause or causes for discipline is included under "Facts."
- (5) Conclusions of law, drawn from and specifically referring to the facts are also included under "Conclusions of Law."
- (6) No more than 30 days prior to the filing of this stipulation, Respondent has been advised in writing of any pending investigation/proceeding not resolved by this stipulation, except for criminal investigations.
- (7) Payment of Disciplinary Costs—Respondent acknowledges the provisions of Bus. & Prof. Code §§6086.10 & 6140.7. (Check one option only):
 - ☐ until costs are paid in full, Respondent will remain actually suspended from the practice of law unless relief is obtained per rule 284, Rules of Procedure.
 - ☒ costs to be paid in equal amounts prior to February 1 for the following membership years:
costs shall be added to and become a part of the membership fees for the years 2006,
(hardship, special circumstances or other good cause per rule 284, Rules of Procedure) 2007, 2008,
2009, 2010.
 - ☐ costs waived in part as set forth under "Partial Waiver of Costs"
 - ☐ costs entirely waived

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Note: All information required by this form and any additional information which cannot be provided in the space provided, shall be set forth in the text component of this stipulation under specific headings, i.e. "Facts," "Dismissals," "Conclusions of Law."

B. Aggravating Circumstances (definition, see Standards for Attorney Actions for Professional Misconduct, standard 1.2(b).) Facts supporting aggravating circumstances are required.

(1) ☒ Prior record of discipline [see standard 1.2(f)]

(a) ☒ State Bar Court case # of prior case see attached page 8

(b) ☐ date prior discipline effective _____

(c) ☐ Rules of Professional Conduct/ State Bar Act violations: _____

(d) ☐ degree of prior discipline _____

(e) ☐ If Respondent has two or more incidents of prior discipline, use space provided below or under "Prior Discipline".

(2) ☐ Dishonesty: Respondent's misconduct was surrounded by or followed by bad faith, dishonesty, concealment, overreaching or other violations of the State Bar Act or Rules of Professional Conduct.

(3) ☐ Trust Violation: Trust funds or property were involved and Respondent refused or was unable to account to the client or person who was the object of the misconduct for improper conduct toward said funds or property.

(4) ☐ Harm: Respondent's misconduct harmed significantly a client, the public or the administration of justice.

(5) ☐ Indifference: Respondent demonstrated indifference toward rectification of or atonement for the consequences of his or her misconduct.

(6) ☐ Lack of Cooperation: Respondent displayed a lack of candor and cooperation to victims of his/her misconduct or to the State Bar during disciplinary investigation or proceedings.

(7) ☐ Multiple/Pattern of Misconduct: Respondent's current misconduct evidences multiple acts of wrongdoing or demonstrates a pattern of misconduct.

(8) ☐ No aggravating circumstances are involved.

Additional aggravating circumstances:

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C. Mitigating Circumstances [see Standard 1.2(e).] Facts supporting mitigating circumstances are required.

- (1) ☐ No Prior Discipline: Respondent has no prior record of discipline over many years of practice coupled with present misconduct which is not deemed serious.
- (2) ☐ No Harm: Respondent did not harm the client or person who was the object of the misconduct.
- (3) ☐ Candor/Cooperation: Respondent displayed spontaneous candor and cooperation to the victims of his/her misconduct and to the State Bar during disciplinary investigation and proceedings.
- (4) ☐ Remorse: Respondent promptly took objective steps spontaneously demonstrating remorse and recognition of the wrongdoing, which steps were designed to timely atone for any consequences of his/her misconduct.
- (5) ☐ Restitution: Respondent paid \$ _____ on _____ in restitution to _____ without the threat or force of disciplinary, civil or criminal proceedings.
- (6) ☐ Delay: These disciplinary proceedings were excessively delayed. The delay is not attributable to Respondent and the delay prejudiced him/her.
- (7) ☐ Good Faith: Respondent acted in good faith.
- (8) ☐ Emotional/Physical Difficulties: At the time of the stipulated act or acts of professional misconduct Respondent suffered extreme emotional difficulties or physical disabilities which expert testimony would establish was directly responsible for the misconduct. The difficulties or disabilities were not the product of any illegal conduct by the member, such as illegal drug or substance abuse, and Respondent no longer suffers from such difficulties or disabilities.
- (9) ☒ Severe Financial Stress: At the time of the misconduct, Respondent suffered from severe financial stress which resulted from circumstances not reasonably foreseeable or which were beyond his/her control and which were directly responsible for the misconduct.
- (10) ☐ Family Problems: At the time of the misconduct, Respondent suffered extreme difficulties in his/her personal life which were other than emotional or physical in nature.
- (11) ☐ Good Character: Respondent's good character is attested to by a wide range of references in the legal and general communities who are aware of the full extent of his/her misconduct.
- (12) ☐ Rehabilitation: Considerable time has passed since the acts of professional misconduct occurred followed by convincing proof of subsequent rehabilitation.
- (13) ☐ No mitigating circumstances are involved.

Additional mitigating circumstances:

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D. Discipline

1. Stayed Suspension.

A. Respondent shall be suspended from the practice of law for a period of Three (3) years

- ☒ i. and until Respondent shows proof satisfactory to the State Bar Court of rehabilitation and present fitness to practice and present learning and ability in the law pursuant to standard 1.4(c)(ii), Standards for Attorney Sanctions for Professional Misconduct
- ☐ ii. and until Respondent pays restitution to _____ [payee(s)] (or the Client Security Fund, if appropriate), in the amount of _____, plus 10% per annum accruing from _____ and provides proof thereof to the Probation Unit, Office of the Chief Trial Counsel
- ☐ iii. and until Respondent does the following: _____

B. The above-referenced suspension shall be stayed.

2. Probation.

Respondent shall be placed on probation for a period of Five (5) years, which shall commence upon the effective date of the Supreme Court order herein. (See rule 953, California Rules of Court.)

3. Actual Suspension.

A. Respondent shall be actually suspended from the practice of law in the State of California for a period of One (1) year

- ☒ i. and until Respondent shows proof satisfactory to the State Bar Court of rehabilitation and present fitness to practice and present learning and ability in the law pursuant to standard 1.4(c)(ii), Standards for Attorney Sanctions for Professional Misconduct
- ☐ ii. and until Respondent pays restitution to _____ [payee(s)] (or the Client Security Fund, if appropriate), in the amount of _____, plus 10% per annum accruing from _____ and provides proof thereof to the Probation Unit, Office of the Chief Trial Counsel
- ☐ iii. and until Respondent does the following: _____

E. Additional Conditions of Probation:

- (1) ☐ If Respondent is actually suspended for two years or more, he/she shall remain actually suspended until he/she proves to the State Bar Court his/her rehabilitation, fitness to practice, and learning and ability in general law, pursuant to standard 1.4(c)(ii), Standards for Attorney Sanctions for Professional Misconduct.
- (2) ☒ During the probation period, Respondent shall comply with the provisions of the State Bar Act and Rules of Professional Conduct.
- (3) ☒ Within ten (10) days of any change, Respondent shall report to the Membership Records Office of the State Bar and to the Probation Unit, all changes of information, including current office address and telephone number, or other address for State Bar purposes, as prescribed by section 6002.1 of the Business and Professions Code.
- (4) ☒ Respondent shall submit written quarterly reports to the Probation Unit on each January 10, April 10, July 10, and October 10 of the period of probation. Under penalty of perjury, respondent shall state whether respondent has complied with the State Bar Act, the Rules of Professional Conduct, and all

conditions of probation. During the preceding calendar quarter, the first report would cover less than 30 days, that report shall be submitted on the next quarter date, and cover the extended period.

In addition to all quarterly reports, a final report, containing the same information, is due no earlier than twenty (20) days before the last day of the period of probation and no later than the last day of probation.

- (5) ☐ Respondent shall be assigned a probation monitor. Respondent shall promptly review the terms and conditions of probation with the probation monitor to establish a manner and schedule of compliance. During the period of probation, respondent shall furnish to the monitor such reports as may be requested, in addition to the quarterly reports required to be submitted to the Probation Unit. Respondent shall cooperate fully with the probation monitor.
- (6) ☒ Subject to assertion of applicable privileges, Respondent shall answer fully, promptly and truthfully any inquiries of the Probation Unit of the Office of the Chief Trial Counsel and any probation monitor assigned under these conditions which are directed to Respondent personally or in writing relating to whether Respondent is complying or has complied with the probation conditions.
- (7) ☐ Within one (1) year of the effective date of the discipline herein, respondent shall provide to the Probation Unit satisfactory proof of attendance at a session of the Ethics School, and passage of the test given at the end of that session.
- ☒ No Ethics School recommended.
- (8) ☐ Respondent shall comply with all conditions of probation imposed in the underlying criminal matter and shall so declare under penalty of perjury in conjunction with any quarterly report to be filed with the Probation Unit.
- (9) ☐ The following conditions are attached hereto and incorporated:
- | | |
|---|---|
| <input type="checkbox"/> Substance Abuse Conditions | <input type="checkbox"/> Law Office Management Conditions |
| <input type="checkbox"/> Medical Conditions | <input type="checkbox"/> Financial Conditions |
- (10) ☐ Other conditions negotiated by the parties:
- ☒ Multistate Professional Responsibility Examination: Respondent shall provide proof of passage of the Multistate Professional Responsibility Examination ("MPRE"), administered by the National Conference of Bar Examiners, to the Probation Unit of the Office of the Chief Trial Counsel during the period of actual suspension or within one year, whichever period is longer. Failure to pass the MPRE results in actual suspension without further hearing until passage. But see rule 951(b), California Rules of Court, and rule 321(a)(1) & (c), Rules of Procedure.
- ☐ No MPRE recommended.
- ☒ Rule 955, California Rules of Court: Respondent shall comply with the provisions of subdivisions (a) and (c) of rule 955, California Rules of Court, within 30 and 40 days, respectively, from the effective date of the Supreme Court order herein.
- ☐ Conditional Rule 955, California Rules of Court: If Respondent remains actually suspended for 90 days or more, he/she shall comply with the provisions of subdivisions (a) and (c) of rule 955, California Rules of Court, within 120 and 130 days, respectively, from the effective date of the Supreme Court order herein.
- ☐ Credit for Interim Suspension [conviction referral cases only]: Respondent shall be credited for the period of his/her interim suspension toward the stipulated period of actual suspension.

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ATTACHMENT TO
STIPULATION RE FACTS, CONCLUSIONS OF LAW AND DISPOSITION

IN THE MATTER OF: NUJYA A. STRAWDER

CASE NUMBER(S): 04-O-11930-RAH ET AL.

FACTS AND CONCLUSIONS OF LAW.

Respondent admits that the following facts are true and that she is culpable of violations of the specified Rules of Professional Conduct.

1. On or about December 17, 1997, the California Supreme Court issued an order imposing discipline ("Disciplinary Order") on Respondent in case no. S064918. In the Disciplinary Order, the court placed Respondent on four years probation subject to conditions of probation recommended by the Hearing Department of the State Bar Court in its Order Regarding Stipulation as to Facts and Disposition in State Bar Court case nos. 93-O-19007 and 95-O-14085. On or about January 16, 1998, the Disciplinary Order became effective.

2. On or about June 21, 2001, the California Supreme Court issued an order revoking Respondent's probation, lifting the stay of suspension such that Respondent was actually suspended for 60 days ("Revocation Order"). It was also ordered that Respondent be placed on probation for four years subject to the conditions of probation previously imposed. On or about July 21, 2001, the Revocation Order became effective.

3. On or about June 21, 2001, the Clerk of the Supreme Court served Respondent by mail with a copy of the Revocation Order placing her on a probation subject to certain conditions. Respondent received the Revocation Order.

4. On or about September 18, 2001, Probation Deputy Eddie Esqueda of the Probation Unit of the State Bar of California sent a letter to Respondent enclosing a copy of the Revocation Order and the conditions of her probation. The Probation Deputy's letter was placed in a sealed envelope correctly addressed to Respondent at her State Bar of California membership records address. Respondent received Mr. Esqueda's letter and the enclosures.

5. A condition of Respondent's probation required the following:

Within four (4) years from the effective date of the Supreme Court order in this matter, Respondent must make restitution to the Estate of Shirley Shine or the

Client Security Fund if it has paid, in the amount of \$15,746.97 plus interest at the rate of 10% per annum from May 18, 1995 in monthly installments until paid in full and furnish satisfactory evidence of restitution to the Probation Unit. The first monthly payment shall be due and payable twenty-four (24) months from the effective date of the discipline order herein. Each monthly payment shall be for a minimum of five hundred dollars (\$500.00). The outstanding balance will become due and payable sixty (60) days prior to the expiration of probation and will be payable by a balloon payment for the outstanding balance. Respondent shall include in each quarterly report required herein satisfactory evidence of all restitution payments made by her during that reporting period. (Emphasis in original.)

6. Respondent failed to make restitution payments due on July 21, 2003; August 21, 2003; September 21, 2003; October 21, 2003; November 21, 2003; December 21, 2003; January 21, 2004; February 21, 2004; and March 21, 2004.

7. Respondent failed to provide proof to the Probation Unit of the State Bar of California that she had made restitution as required on July 21, 2003; August 21, 2003; September 21, 2003; October 21, 2003; November 21, 2003; December 21, 2003; January 21, 2004; February 21, 2004; and March 21, 2004.

Legal Conclusion

By not paying restitution to the Estate of Shirley Shine or the Client Security Fund, if it paid, for July 2003 through March 2004, and by not providing proof to the Probation Unit of payments required during that time period, Respondent failed to comply with a condition attached to her disciplinary probation in wilful violation of Business and Professions Code section 6068(k).

PENDING PROCEEDINGS.

The disclosure date referred to, on page one, paragraph A.(6), was December 9, 2004.

COSTS OF DISCIPLINARY PROCEEDINGS.

Respondent acknowledges that the Office of the Chief Trial Counsel has informed her that as of December 9, 2004, the estimated prosecution costs in this matter are approximately \$4,920. Respondent acknowledges that this figure is an estimate only and that it does not include State Bar Court costs which will be included in any final cost assessment. Respondent further acknowledges that should this stipulation be rejected or should relief from the stipulation be granted, the costs in this matter may increase due to the cost of further proceedings.

Costs shall be added to and become a part of the membership fees for the years 2006, 2007, 2008, 2009, 2010.

AGGRAVATING CIRCUMSTANCES.

PRIOR DISCIPLINE.

Respondent has been disciplined on two prior occasions.

1. (a) State Bar Court case # of prior case: 93-O-19007; 95-O-14085 (consol.); Supreme Court Case Order S064918.

(b) Date prior discipline effective: January 17, 1998.

(c) Rules of Professional Conduct/ State Bar Act violations: RPC 4-200(A); Business & Professions Code §6103; Business & Professions Code §6106; RPC 3-110(A); RPC 4-100(A); RPC 4-100(B)(3); Business & Professions Code §6068(m); and Business & Professions Code §6068(b) (Note: some of the violations occur in multiple matters.)

(d) Degree of prior discipline: Two years actual suspension and until 1.4(c)(ii) condition is satisfied; four years stayed suspension; four years probation.

2. (a) State Bar Court case # of prior case: 00-PM-13871

(b) Date prior discipline effective: July 21, 2001.

(c) Rules of Professional Conduct/State Bar Act violations: Business and Professions Code § 6068(k).

(d) Degree of prior discipline: 60 day actual suspension; four years probation subject to the conditions imposed in Supreme Court Order S064918.

Other than Respondent's prior disciplinary record, there are no additional aggravating circumstances.

MITIGATING CIRCUMSTANCES.

Severe Financial Stress. Respondent supports herself and three minor children. Respondent has not had steady employment since at 1999, and consequently has had little income since this time causing severe financial stress. Since 1999, Respondent has relied, at various times, on the assistance of her mother and sister.

STATE BAR ETHICS SCHOOL EXCLUSION.

It is not recommended that Respondent attend State Bar Ethics School since she attended Ethics School within the last two years pursuant to Supreme Court Order S064918.

FINANCIAL CONDITIONS, RESTITUTION.

Pursuant to Supreme Court Order S064918, Respondent was ordered to make restitution in monthly installments to the Estate of Shirley Shine or the Client Security Fund, if it paid, in the amount of \$15, 746.97 plus interest at the rate of 10% per annum from May 18, 1995.

On July 13, 1999, Client Security Fund paid the Estate of Shirley Shine \$15,746.97.

Respondent understands that she owes Client Security Fund the principal amount owed to the Estate of Shirley Shine, plus Client Security Fund's processing costs and interest accruing at the rate of 10% per annum from July 13, 1999.

Respondent also understands that she owes the Estate of Shirley Shine interest accruing at the rate of 10% per annum from May 18, 1995 through July 13, 1999.

To date, Respondent has not made any restitution to either the Estate of Shirley Shine or the Client Security Fund.

In the discipline ordered herein, Respondent must make restitution to the Estate of Shirley Shine and the Client Security as ordered by the California Supreme Court in Order S064918 according to the payment plan described below.

Respondent shall make the following minimum monthly payments to the Estate of Shirley Shine and the Client Security Fund, beginning one (1) year after the effective date of the discipline herein:

During the second year of probation, Respondent shall make minimum monthly payments of two hundred and fifty dollars (\$250) ;

During the third year of probation, Respondent shall make minimum monthly payments of five hundred dollars (\$500);

During the fourth year of probation, Respondent shall make minimum monthly payments of one thousand dollars (\$1000);

During the first nine months of the fifth year of probations, Respondent shall make minimum monthly payments of one thousand dollars (~~\$100.~~ 1,000.00)

Respondent may apportion the monthly payments between the Estate of Shirley Shine and the Client Security Fund as she chooses.

Each payment will be due on or before the fifteenth day of every month, until restitution has been made in full. With each quarterly report, Respondent shall furnish satisfactory evidence of monthly restitution payments to the Office of Probation. Respondent shall make any necessary balloon payment, to complete restitution in full, no later than ninety (90) days prior to the expiration of probation and shall provide satisfactory proof to the Office of Probation within ten (10) days of said balloon payment.

12-09-04
Date


Respondent's signature

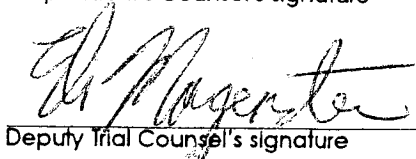
NUJYA STRAWDER
print name

~~12-09-04~~
Date

Respondent's Counsel's signature

print name

12-09-04
Date


Deputy Trial Counsel's signature

ELI MORGENSTERN
print name

ORDER

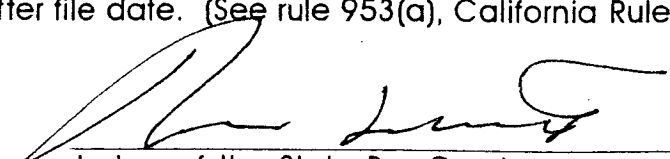
Finding the stipulation to be fair to the parties and that it adequately protects the public, IT IS ORDERED that the requested dismissal of counts/charges, if any, is GRANTED without prejudice, and:

- ☐ The stipulated facts and disposition are APPROVED and the DISCIPLINE RECOMMENDED to the Supreme Court.
- ☒ The stipulated facts and disposition are APPROVED AS MODIFIED as set forth below, and the DISCIPLINE IS RECOMMENDED to the Supreme Court.

1. On page 10, first paragraph, "100)." is deleted and replaced with "1,000.00)."

The parties are bound by the stipulation as approved unless: 1) a motion to withdraw or modify the stipulation, filed within 15 days after service of this order, is granted; or 2) this court modifies or further modifies the approved stipulation. (See rule 135(b), Rules of Procedure.) The effective date of this disposition is the effective date of the Supreme Court order herein, normally 30 days after file date. (See rule 953(a), California Rules of Court.)

12-21-04
Date


Judge of the State Bar Court

000012

CERTIFICATE OF SERVICE

[Rule 62(b), Rules Proc.; Code Civ. Proc., § 1013a(4)]

I am a Case Administrator of the State Bar Court. I am over the age of eighteen and not a party to the within proceeding. Pursuant to standard court practice, in the City and County of Los Angeles, on December 22, 2004, I deposited a true copy of the following document(s):

STIPULATION RE FACTS, CONCLUSIONS OF LAW AND DISPOSITION AND ORDER APPROVING, filed December 22, 2004

in a sealed envelope for collection and mailing on that date as follows:

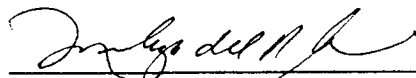
- [X] by first-class mail, with postage thereon fully prepaid, through the United States Postal Service at Los Angeles, California, addressed as follows:

**NUJYA A STRAWDER
ATTORNEY AT LAW
P O BOX 25153
ANAHEIM, CA 92825 5153**

- [X] by interoffice mail through a facility regularly maintained by the State Bar of California addressed as follows:

Eli D. Morgenstern, Enforcement, Los Angeles

I hereby certify that the foregoing is true and correct. Executed in Los Angeles, California, on **December 22, 2004.**



Milagro del R. Salmeron
Case Administrator
State Bar Court

<p>STATE BAR COURT OF CALIFORNIA</p> <p>HEARING DEPARTMENT</p> <p>1149 S. Hill St., 5th Fl., Los Angeles, CA 90015-2299</p>	<p>FOR CLERK'S USE ONLY:</p> <p>FILED</p> <p>NOV 28 2006 ✓</p> <p>STATE BAR COURT CLERK'S OFFICE LOS ANGELES</p>
<p>In the Matter of:</p> <p>NUJYA A. STRAWDER,</p> <p>Member No. 112402,</p> <p>A Member of the State Bar.</p>	<p>Case No(s): 04-O-11930 – RAH</p> <p>ORDER (1) GRANTING EXTENSION OF TIME TO PAY DISCIPLINARY COSTS; (2) DENYING MOTION FOR APPROVAL OF COMPROMISE OF CLIENT SECURITY FUND JUDGMENT; AND (3) DENYING EXTENSION OF TIME TO TAKE AND PASS THE MULTISTATE PROFESSIONAL RESPONSIBILITY EXAMINATION (MPRE)</p>

By motion filed on September 11, 2006, respondent has requested relief from certain orders arising out of her discipline in this matter. Specifically, she seeks a modification of her obligations with respect to payment of both disciplinary costs and Client Security Fund (CSF) payments, and an extension of time to take and pass the MPRE. The Office of the Chief Trial Counsel opposes the modification of her obligations with respect to the costs and CSF payments, and the Office of Probation points out that no extension of time is necessary with respect to the MPRE, since respondent may take the test at anytime during her period of suspension. A hearing on the motions was held on November 22, 2006.

Disciplinary Costs.

Respondent has adequately shown her inability to pay the disciplinary costs in a timely fashion. She has also presented sufficient evidence of her continuing efforts to obtain the funds to make this payment. As such, **GOOD CAUSE BEING SHOWN**, respondent's obligation to pay disciplinary costs is extended to December 28, 2007.

Compromise of CSF Judgment.

This court lacks jurisdiction to grant the relief requested. Rule 285 of the Rules of Procedure of the State Bar of California has not yet been made effective by the Legislature, nor has the Supreme Court authorized the State Bar Court to grant the requested relief. Therefore, on that basis, the motion is **DENIED**.

///

CERTIFICATE OF SERVICE

[Rule 62(b), Rules Proc.; Code Civ. Proc., § 1013a(4)]

I am a Case Administrator of the State Bar Court of California. I am over the age of eighteen and not a party to the within proceeding. Pursuant to standard court practice, in the City and County of Los Angeles, on November 28, 2006, I deposited a true copy of the following document(s):

ORDER (1) GRANTING EXTENSION OF TIME TO PAY DISCIPLINARY COSTS; (2) DENYING MOTION FOR APPROVAL OF COMPROMISE OF CLIENT SECURITY FUND JUDGMENT; AND (3) DENYING EXTENSION OF TIME TO TAKE AND PASS THE MULTISTATE PROFESSIONAL RESPONSIBILITY EXAMINATION (MPRE)

in a sealed envelope for collection and mailing on that date as follows:

- ☒ by first-class mail, with postage thereon fully prepaid, through the United States Postal Service at Los Angeles, California, addressed as follows:

**NUJYA A STRAWDER ATTORNEY AT LAW
P O BOX 25153
ANAHEIM, CA 92825 - 5153**

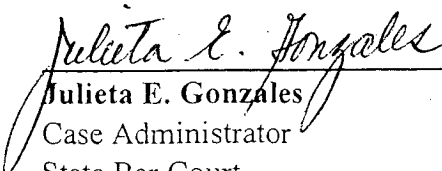
- ☒ by interoffice mail through a facility regularly maintained by the State Bar of California addressed as follows:

**Eric H. Hsu, Enforcement, Los Angeles
Terrie L. Goldade, Office of Probation, Los Angeles**

- ☒ by facsimile transmission addressed as follows:

**Tina Surles, Membership Billing Services, San Francisco
Fax No. 415/538-2361**

I hereby certify that the foregoing is true and correct. Executed in Los Angeles, California, on **November 28, 2006**.



Julieta E. Gonzales
Case Administrator
State Bar Court

FILED

JUN 04 2007

STATE BAR COURT
CLERK'S OFFICE
LOS ANGELES

STATE BAR COURT OF CALIFORNIA
HEARING DEPARTMENT - LOS ANGELES

In the Matter of

NUJYA A. STRAWDER,

Member No. 112402,

A Member of the State Bar.

) Case No. 04-O-11930 – RAH

) ORDER RE: RESTITUTION

)

On January 22, 2007, respondent Nujya A. Strawder, filed a motion in support of early termination or modification of probation. On January 29, 2007, the Office of Probation, by Supervising Attorney Terrie Goldade, filed opposition thereto. After a status conference on April 5, 2007, respondent filed a supplemental declaration in support of her motion on April 27, 2007. On May 24, 2007, a status conference was held, at which the parties agreed upon a revised restitution schedule, and other matters, as follows:

1. Commencing on December 1, 2007, respondent must pay \$250.00 per month for the following 12 months ending November 1, 2008;
2. Respondent must pay \$500.00 per month for the following 12 months, ending November 1, 2009;
3. Respondent must pay at least \$1,000.00 per month thereafter, until paid, provided full payment must be made during the period of probation; and
4. Proof of receipt of payment must be provided to the Office of Probation within 30 days of each payment.

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CERTIFICATE OF SERVICE

[Rule 62(b), Rules Proc.; Code Civ. Proc., § 1013a(4)]

I am a Case Administrator of the State Bar Court of California. I am over the age of eighteen and not a party to the within proceeding. Pursuant to standard court practice, in the City and County of Los Angeles, on June 4, 2007, I deposited a true copy of the following document(s):

ORDER RE: RESTITUTION

in a sealed envelope for collection and mailing on that date as follows:

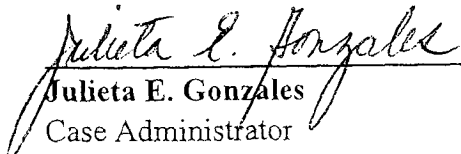
- [X] by first-class mail, with postage thereon fully prepaid, through the United States Postal Service at Los Angeles, California, addressed as follows:

**NUJYA A STRAWDER ATTORNEY AT LAW
PO BOX 25153
ANAHEIM, CA 92825 - 5153**

- [X] by interoffice mail through a facility regularly maintained by the State Bar of California addressed as follows:

Terrie L. Goldade, Office of Probation, Los Angeles

I hereby certify that the foregoing is true and correct. Executed in Los Angeles, California, on **June 4, 2007**.


Julieta E. Gonzales
Case Administrator
State Bar Court

FILED

SEP 04 2008

STATE BAR COURT
CLERK'S OFFICE
LOS ANGELES

PUBLIC MATTER

STATE BAR COURT OF CALIFORNIA

HEARING DEPARTMENT -

In the Matter of)	Case No.: 04-O-11930 - RAH
)	(S141366)
NUJYA A. STRAWDER,)	
Respondent)	ORDER GRANTING MOTION FOR
)	MODIFICATION OF PROBATION
Member No. 112402)	
)	
A Member of the State Bar.)	

On July 10, 2008, respondent Nujya A. Strawder filed a motion for modification of probation. On August 14, 2008, Supervising Attorney Terrie Goldade of the Office of Probation, filed a response, indicating no opposition.

GOOD CAUSE APPEARING THEREFOR, the motion is **GRANTED**. The following modified payment schedule is ordered:

The June 2008 restitution payment of \$250 must be paid by July 10, 2008;

The April and May 2008 payments of \$250 each must be paid by July 21, 2008;

The January, February and March 2008 payments of \$250 each must be paid by August 18, 2008;

Except as otherwise noted above, previously ordered monthly or quarterly restitution payments must be made as ordered.

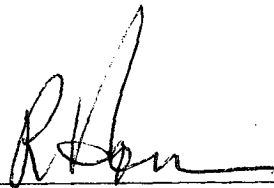
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IT IS FURTHER ORDERED, that payments must be made first to the Estate of Shine,
until paid in full, prior to further payments to the Client Security Fund.

In determining whether to grant any further requests for modifications of probation, the
court will consider respondent's degree of compliance with other conditions of probation,
including the timely filing of probation reports.

IT IS SO ORDERED.

Dated: September 2, 2008



RICHARD A. HONN
Judge of the State Bar Court

CERTIFICATE OF SERVICE

[Rule 62(b), Rules Proc.; Code Civ. Proc., § 1013a(4)]

I am a Case Administrator of the State Bar Court of California. I am over the age of eighteen and not a party to the within proceeding. Pursuant to standard court practice, in the City and County of Los Angeles, on September 4, 2008, I deposited a true copy of the following document(s):

ORDER GRANTING MOTION FOR MODIFICATION OF PROBATION

in a sealed envelope for collection and mailing on that date as follows:

- ☐ by first-class mail, with postage thereon fully prepaid, through the United States Postal Service at Los Angeles, California, addressed as follows:
- NUJYA A. STRAWDER
PO BOX 25153
ANAHEIM, CA 92825 - 5153
- ☐ by certified mail, No. , with return receipt requested, through the United States Postal Service at , California, addressed as follows:
- ☐ by overnight mail at , California, addressed as follows:
- ☐ by fax transmission, at fax number . No error was reported by the fax machine that I used.
- ☐ By personal service by leaving the documents in a sealed envelope or package clearly labeled to identify the attorney being served with a receptionist or a person having charge of the attorney's office, addressed as follows:
- ☒ by interoffice mail through a facility regularly maintained by the State Bar of California addressed as follows:

Eli D. Morgenstern, Enforcement, Los Angeles
Terrie Goldade, Office of Probation, Los Angeles
Martha Gonzales, Client Security Fund, Los Angeles

I hereby certify that the foregoing is true and correct. Executed in Los Angeles, California, on September 4, 2008.



Cristina Potter
Case Administrator
State Bar Court

000020





THE STATE BAR
OF CALIFORNIA

1149 SOUTH HILL STREET, LOS ANGELES, CALIFORNIA 90015-2299

OFFICE OF PROBATION

OFFICE OF PROBATION
ADDRESS VERIFIED

TELEPHONE: (213) 765-1000
TDD: (213) 765-1566
FAX: (213) 765-1439
<http://www.calbar.ca.gov>

JUN 10 2005

June 10, 2005

BY: 

Nujya A. Strawder
P O Box 25153
Anaheim CA 92825

In re: **S131366**

In the Matter of **Nujya A. Strawder**

Dear Nujya A. Strawder:

On April 28, 2005, the Supreme Court of California filed an Order, effective May 28, 2005, suspending you from the practice of law for a period of three (3) years, and until you comply with Standard 1.4(c)(ii), Standards for Attorney Sanctions for Professional Misconduct, staying execution and placing you on probation upon certain conditions for a period of five (5) years. Further, pursuant to the Order of the Court, you have been placed on actual suspension for a period of one (1) year, and until you comply with Standard 1.4(c)(ii), Standards for Attorney Sanctions for Professional Misconduct.

Please take notice that attorneys are not relieved of MCLE requirements during the pendency of their disciplinary period.

Rule of Professional Conduct 1-311 requires that a firm or attorney who employs an attorney who is disbarred, resigned, suspended or involuntarily enrolled inactive, provide certain notices to the State Bar and to clients. While there is no prescribed form, in order to assist attorneys to comply with the rule, the State Bar has created notices for the employer's use. If you are or become employed by an attorney or a law firm, please remind your employer of this requirement. Forms may be obtained by contacting Paula Galvado, Office of Chief Trial Counsel, at (213) 765-1287.

The Court has also ordered you to comply with the provisions of Rule 955, California Rules of Court. Your affidavit should be timely filed with the Review Department of the State Bar Court **by no later than July 7, 2005.**

Additionally, by court order, you must take and provide proof of successful passage of the Multi-State Professional Responsibility Examination (MPRE) to the Office of Probation during the period of your actual suspension, or within one (1) year of the effective date, whichever is longer. It is important that you plan to take this examination well in advance of the due date so that you can re-take the examination if you do not receive a passing score. Failure to provide proof of passage of this examination by the due date may result in your **indefinite suspension** until you provide proof that you have passed the examination. (See Segretti v. State Bar (1976) 15 Cal.3d 878, 891, fn 8.)

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Nujya A. Strawder
June 10, 2005
Page 2

In order to comply with the terms and conditions of your probation, you must report the status of your compliance, in each and every respect, by letter with any attachments, executed under penalty of perjury, and addressed to the Office of Probation.

The conditions of your probation with compliance due dates are outlined below. Please note this summary only reflects those conditions and compliance due dates that require submission of proof of compliance to the Office of Probation. For a thorough review of all conditions, please refer to the enclosed copy of that portion of the disciplinary order setting forth the conditions of probation.

<u>Condition</u>	<u>Reporting Frequency or Compliance Due Date</u>
1. Quarterly Reports	Quarterly; beginning July 10, 2005
2. Restitution	Monthly; beginning May 28, 2006

You are required to report, and in no event in more than ten (10) days, to the Membership Records Office of the State Bar and the Office of Probation, all changes of information including current office or other address for State Bar purposes as prescribed by section 6002.1 of the Business and Professions Code. The Office of Probation will only send documents to your official membership records address.

Further, please be advised that the Office of Probation **does not** have the authority to extend compliance due dates or modify the terms and conditions of the discipline order. **Failure to timely** submit reports or any other proof of compliance **will result in a non-compliance referral** to the State Bar Court Review Department or referral for action by the Supervising Attorney of the Office of Probation.

Request for extension of time or modification of the terms and conditions of the discipline order **should be directed to** the State Bar Court Hearing Department or Review Department. A copy of the motion should be served upon the Office of Probation.

Enclosed are copies of the Supreme Court Order, conditions of probation, Rules 630-641 - Standard 1.4(c)(ii) Rules of Procedure, Rule 955 - California Rules of Court, Rules 580-581 - Rules of Procedures, an affidavit form, Multistate Professional Responsibility Examination schedule, Quarterly Report form with instructions, Proof of Payment information sheet, and Notice of Counsel Representation.

Sincerely,



Eddie Esqueda
Probation Deputy

/ee
Enclosures

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D. Discipline

1. Stayed Suspension.

- A. Respondent shall be suspended from the practice of law for a period of Three (3) years
- ☒ i. and until Respondent shows proof satisfactory to the State Bar Court of rehabilitation and present fitness to practice and present learning and ability in the law pursuant to standard 1.4(c)(ii), Standards for Attorney Sanctions for Professional Misconduct
 - ☐ ii. and until Respondent pays restitution to _____ [payee(s)] (or the Client Security Fund, if appropriate), in the amount of _____, plus 10% per annum accruing from _____, and provides proof thereof to the Probation Unit, Office of the Chief Trial Counsel
 - ☐ iii. and until Respondent does the following: _____

B. The above-referenced suspension shall be stayed.

2. Probation.

Respondent shall be placed on probation for a period of Five (5) years, which shall commence upon the effective date of the Supreme Court order herein. (See rule 953, California Rules of Court.)

3. Actual Suspension.

- A. Respondent shall be actually suspended from the practice of law in the State of California for a period of One (1) year
- ☒ i. and until Respondent shows proof satisfactory to the State Bar Court of rehabilitation and present fitness to practice and present learning and ability in the law pursuant to standard 1.4(c)(ii), Standards for Attorney Sanctions for Professional Misconduct
 - ☐ ii. and until Respondent pays restitution to _____ [payee(s)] (or the Client Security Fund, if appropriate), in the amount of _____, plus 10% per annum accruing from _____, and provides proof thereof to the Probation Unit, Office of the Chief Trial Counsel
 - ☐ iii. and until Respondent does the following: _____

E. Additional Conditions of Probation:

- (1) ☐ If Respondent is actually suspended for two years or more, he/she shall remain actually suspended until he/she proves to the State Bar Court his/her rehabilitation, fitness to practice, and learning and ability in general law, pursuant to standard 1.4(c)(ii), Standards for Attorney Sanctions for Professional Misconduct.
- (2) ☒ During the probation period, Respondent shall comply with the provisions of the State Bar Act and Rules of Professional Conduct.
- (3) ☒ Within ten (10) days of any change, Respondent shall report to the Membership Records Office of the State Bar and to the Probation Unit, all changes of information, including current office address and telephone number, or other address for State Bar purposes, as prescribed by section 6002.1 of the Business and Professions Code.
- (4) ☒ Respondent shall submit written quarterly reports to the Probation Unit on each January 10, April 10, July 10, and October 10 of the period of probation. Under penalty of perjury, respondent shall state whether respondent has complied with the State Bar Act, the Rules of Professional Conduct, and all

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STATE BAR ETHICS SCHOOL EXCLUSION.

It is not recommended that Respondent attend State Bar Ethics School since she attended Ethics School within the last two years pursuant to Supreme Court Order S064918.

FINANCIAL CONDITIONS, RESTITUTION.

Pursuant to Supreme Court Order S064918, Respondent was ordered to make restitution in monthly installments to the Estate of Shirley Shine or the Client Security Fund, if it paid, in the amount of \$15, 746.97 plus interest at the rate of 10% per annum from May 18, 1995.

On July 13, 1999, Client Security Fund paid the Estate of Shirley Shine \$15,746.97.

Respondent understands that she owes Client Security Fund the principal amount owed to the Estate of Shirley Shine, plus Client Security Fund's processing costs and interest accruing at the rate of 10% per annum from July 13, 1999.

Respondent also understands that she owes the Estate of Shirley Shine interest accruing at the rate of 10% per annum from May 18, 1995 through July 13, 1999.

To date, Respondent has not made any restitution to either the Estate of Shirley Shine or the Client Security Fund.

In the discipline ordered herein, Respondent must make restitution to the Estate of Shirley Shine and the Client Security as ordered by the California Supreme Court in Order S064918 according to the payment plan described below.

Respondent shall make the following minimum monthly payments to the Estate of Shirley Shine and the Client Security Fund, beginning one (1) year after the effective date of the discipline herein:

During the second year of probation, Respondent shall make minimum monthly payments of two hundred and fifty dollars (\$250) ;

During the third year of probation, Respondent shall make minimum monthly payments of five hundred dollars (\$500);

During the fourth year of probation, Respondent shall make minimum monthly payments of one thousand dollars (\$1000);

During the first nine months of the fifth year of probations, Respondent shall make minimum monthly payments of one thousand dollars (\$~~100~~ 1,000.00)

Respondent may apportion the monthly payments between the Estate of Shirley Shine and the Client Security Fund as she chooses.

Each payment will be due on or before the fifteenth day of every month, until restitution has been made in full. With each quarterly report, Respondent shall furnish satisfactory evidence of monthly restitution payments to the Office of Probation. Respondent shall make any necessary balloon payment, to complete restitution in full, no later than ninety (90) days prior to the expiration of probation and shall provide satisfactory proof to the Office of Probation within ten (10) days of said balloon payment.

shall file with the Clerk and serve on the Office of Trial Counsel a response limited to the issues set forth in Business and Professions Code section 6049.1(b)(1)-(3).

Eff. January 1, 1995. Revised: July 1, 2003.
Source: TRP 801 (substantially revised).

RULE 623. NO FORMAL DISCOVERY EXCEPT FOR GOOD CAUSE SHOWN.

In proceedings under these rules, formal discovery shall not be conducted unless the Court so orders upon a showing of good cause and then only upon the terms and conditions ordered.

Eff. January 1, 1995.
Source: TRP 804.

RULE 624. RECORD.

A certified copy of any portion of the record of disciplinary proceedings of another jurisdiction conducted as specified in Business and Professions Code section 6049.1(a) is admissible in evidence in a proceeding under these rules.

Eff. January 1, 1995.
Source: TRP 805.

RULE 625. APPLICABLE RULES.

- (a) Rules which by their terms apply only to other specific proceedings shall not apply in proceedings pursuant to Business and Professions Code section 6049.1(b).
- (b) All other rules shall apply, except that:
 - (1) Rules 101 (notice of disciplinary charges) and 103 (response to notice of disciplinary charges) shall apply subject to the provisions of rule 621; and
 - (2) Rules 180-189 (discovery) shall apply only if and to the extent that discovery is permitted by the Court.

Eff. January 1, 1995.
Source: New (but see TRP 806).

F. PROCEEDINGS TO DEMONSTRATE REHABILITATION, PRESENT FITNESS AND LEARNING AND ABILITY IN THE LAW PURSUANT TO STANDARD 1.4(c)(ii).

RULE 630. SCOPE AND EXPEDITED NATURE OF PROCEEDING.

- (a) These rules apply to proceedings conducted pursuant to standard 1.4(c)(ii), Standards for Attorney Sanctions for Professional Misconduct, in which a petitioner seeks to be relieved from actual suspension pursuant to a disciplinary order which requires, as a condition to resuming practice, that the petitioner demonstrate, to the satisfaction of the Court, the petitioner's rehabilitation, present fitness to practice and/or present learning and ability in the general law.
- (b) Proceedings under these rules shall be expedited. Service of the petition and all pleadings, decisions and other documents shall be made by personal delivery or by overnight mail.

Eff. January 1, 1995.
Source: TRP 810.

RULE 631. PETITION FOR RELIEF FROM ACTUAL SUSPENSION.

- (a) A petition for relief from actual suspension shall be verified by the petitioner and shall state with particularity the facts alleged to demonstrate the petitioner's rehabilitation, present fitness to practice, and present learning and ability in the general law.
- (b) The petition shall be accompanied by declaration(s), exhibit(s), and/or request(s) for judicial notice establishing from specific facts that the petitioner is rehabilitated, is presently fit to practice law and has present learning and ability in the general law.
- (c) The petitioner shall serve a copy of the verified petition and supporting documents upon the Office of the Chief Trial Counsel in the manner required by the rule for service of initial pleadings (rule 60), except

that personal delivery or overnight mail shall be used. No filing fee shall be charged for filing the petition.

Eff. January 1, 1995.

Source: TRP 811 (substantially revised), 813, 820.

RULE 632. EARLIEST TIME FOR FILING.

The petition may be filed no earlier than six (6) months prior to the earliest date that the petitioner's actual suspension can be terminated, and no earlier than six (6) months following the finality of an adverse decision upon a prior petition, unless a shorter period is ordered by the Court for good cause.

Eff. January 1, 1995.

Source: TRP 812.

RULE 633. RESPONSE; REQUEST FOR HEARING.

- (a) Within forty-five (45) days after service of the petition, the Office of the Chief Trial Counsel shall file and serve a response, which may be accompanied by declaration(s), exhibit(s), and request(s) for judicial notice.
- (b) The response shall either:
 - (1) oppose the petition;
 - (2) state that the Office of the Chief Trial Counsel does not oppose the petition; or
 - (3) state that the Office of the Chief Trial Counsel does not possess sufficient facts to determine whether or not it opposes the petition.
- (c) If the Office of the Chief Trial Counsel opposes the petition or states that it does not possess sufficient facts to determine whether or not it opposes the petition, a hearing on the petition shall be set within thirty-five (35) days of service of the response. No less than fifteen (15) days notice of the hearing date must be given.
- (d) If the response of the Office of the Chief Trial Counsel states that it does not oppose the petition, and no party requests a hearing,

the Court may consider and grant the petition without a hearing. If any party requests a hearing, or in the event that the Court is considering denying the petition, the matter shall be set for hearing within thirty-five (35) days of service of the response. No less than fifteen (15) days notice of the hearing date must be given.

- (e) The petitioner may elect to withdraw the petition without prejudice at any time prior to the submission of the matter.

Eff. January 1, 1995.

Source: TRP 816 (substantially revised).

RULE 634. BURDEN OF PROOF.

The petitioner shall have the burden of proving by a preponderance of the evidence that the petitioner has demonstrated satisfaction of the conditions of standard 1.4(c)(ii) pursuant to the disciplinary order that imposed the requirement of compliance with standard 1.4(c)(ii).

Eff. January 1, 1995.

Source: TRP 817.

RULE 635. DISCOVERY.

There shall be no discovery in proceedings conducted pursuant to these rules except to the extent and upon the terms and conditions permitted by order of the Court upon a showing of good cause, except that the Office of the Chief Trial Counsel may take the petitioner's deposition promptly after the filing of the petition, provided that the taking of such deposition shall not extend any time limit provided under these rules unless ordered by the Court for good cause.

Eff. January 1, 1995.

Source: TRP 819.

RULE 636. DOCUMENTARY EVIDENCE.

Except upon Court order for good cause, no party may submit documentary evidence aside from that filed with the application or the response. A request to submit additional documentary evidence shall be made in writing, shall have attached a copy of the proposed

documentary evidence, and shall be filed and served no less than ten (10) days prior to the hearing.

Eff. January 1, 1995.
Source: TRP 820 (substantially revised).

RULE 637. TESTIMONIAL EVIDENCE.

- (a) The petitioner may testify at the hearing. Any party may present oral testimony to rebut oral testimony presented by an opposing party. Other oral testimony shall not be permitted except upon order of the Court for good cause shown.
- (b) A party seeking permission to introduce oral testimony other than rebuttal shall file a written statement setting forth a summary of the proposed testimony and stating the reasons why such testimony could not be presented by declaration. Such written statement shall be filed and served not less than ten (10) days prior to the hearing.

Eff. January 1, 1995.
Source: TRP 821 (substantially revised).

RULE 638. DECISION.

Unless the time is waived by the petitioner or additional time is otherwise justified by the circumstances, the Court shall file its decision no more than fifteen (15) days after the conclusion of the hearing. If no hearing was held, the Court shall file its decision no more than fifteen (15) days after the filing of the Office of the Chief Trial Counsel's response, or from the date such response was due, if none was filed. The decision granting or denying the petition must contain findings of fact and conclusions of law.

Eff. January 1, 1995.
Source: TRP 822.

RULE 639. REVIEW.

A decision under these rules shall be reviewable pursuant to rule 300. The decision of the

Review Department shall be filed within thirty (30) days following submission of the matter.

Eff. January 1, 1995.
Source: TRP 823 (substantially revised).

RULE 640. TERMINATION OF ACTUAL SUSPENSION.

The petitioner shall remain on actual suspension while the petition is pending before the Court. If the petition is granted, the petitioner shall remain on actual suspension until the expiration of the period of actual suspension set forth in the disciplinary order which imposed the requirement of compliance with standard 1.4(c)(ii), and until the petitioner satisfies any other requirements for the termination of actual suspension pursuant to such disciplinary order.

Eff. January 1, 1995.
Source: TRP 824 (substantially revised).

RULE 641. APPLICABLE RULES.

- (a) The following rules shall not apply to proceedings on a petition for relief from actual suspension pursuant to standard 1.4(c)(ii):
 - (1) Rules which by their terms apply only to disciplinary proceedings or to other specific proceedings, and
 - (2) Rules 200-210 (default; obligation to appear at trial) and rules 301-308 (review).
- (b) All other rules shall apply, except that:
 - (1) Rules 60 (service of initial pleading) and 61 (service of subsequent pleadings) shall apply subject to the provisions of rule 630(b), and
 - (2) Rules 180-189 (discovery) shall apply only if and to the extent that discovery is permitted by the Court.

Eff. January 1, 1995.
Source: New (but see TRP 825).

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Rule 955. Duties of Disbarred, Resigned, or Suspended Attorneys

(a) [Disbarment, Suspension, and Resignation Orders]

The Supreme Court may include in an order disbarring or suspending a member of the State Bar, or accepting his or her resignation, a direction that the member shall, within such time limits as the Supreme Court may prescribe, (1) notify all clients being represented in pending matters and any co-counsel of his or her disbarment, suspension, or resignation and his or her consequent disqualification to act as an attorney after the effective date of the disbarment, suspension, or resignation, and, in the absence of co-counsel, also notify the clients to seek legal advice elsewhere, calling attention to any urgency in seeking the substitution of another attorney or attorneys, (2) deliver to all clients being represented in pending matters any papers or other property to which the clients are entitled, or notify the clients and any co-counsel of a suitable time and place where the papers and other property may be obtained, calling attention to any urgency for obtaining the papers or other property, (3) refund any part of fees paid that have not been earned, and (4) notify opposing counsel in pending litigation or, in the absence of counsel, the adverse parties of the disbarment, suspension, or, resignation and consequent disqualification to act as an attorney after the effective date of the disbarment, suspension, or resignation, and file a copy of the notice with the court, agency, or tribunal before which the litigation is pending for inclusion in the respective file or files.

(b) [Notices to Clients, Co-Counsel, Opposing Counsel, and Adverse Parties]

All notices required by an order of the Supreme Court or the State Bar Court pursuant to this rule shall be given by registered or certified mail, return receipt requested, and shall contain an address where communications may be directed to the disbarred, suspended or resigned member.

(c) [Filing Proof of Compliance]

Within such time as the order may prescribe after the effective date of the member's disbarment, suspension, or resignation, the member shall file with the Clerk of the State Bar Court an affidavit showing that he or she has fully complied with those provisions of the order entered pursuant to this rule. The affidavit shall also set forth an address where communications may be directed to the disbarred, suspended, or resigned member.

(d) [Sanctions for Failure to Comply]

A disbarred or resigned member's wilful failure to comply with the provisions of this rule constitutes a ground for denying his or her application for reinstatement or readmission. A suspended member's wilful failure to comply with the provisions of this rule constitutes a cause for disbarment or suspension and for revocation of any pending probation. Additionally, such failure may be punished as a contempt or a crime. (Adopted, effective April 4, 1973; amended and relettered, effective December 1, 1990.)

- (f) In probation revocation proceedings, the Court shall issue a written order stating its reasons for the recommended action.

Eff. January 1, 1995.

Source: TRP 612 and 613 (eff. 1/1/93) (substantially revised).

RULE 564. INVOLUNTARY INACTIVE ENROLLMENT IN PROBATION MATTERS.

In a probation revocation proceeding, or in an original disciplinary proceeding for violation of Business and Professions Code section 6068(k), the Court may order the involuntary inactive enrollment of the respondent upon a finding that each of the elements of Business and Professions Code section 6007(d) has occurred. The order shall be effective upon service, unless otherwise ordered by the judge. The involuntary inactive enrollment shall terminate upon the occurrence of the conditions in Business and Professions Code section 6007(d)(2).

Eff. January 1, 1995.

Source: TRP 610(b) (eff. 1/1/93) (second sentence substantially revised).

RULE 565. REVIEW.

A ruling on a motion to revoke probation shall be reviewable on an expedited basis under rule 301.

Eff. January 1, 1995.

Source: TRP 614 (eff. 1/1/93).

RULE 566. INAPPLICABLE RULES.

- (a) The following rules shall not apply in probation revocation proceedings:
- (1) Rules which by their terms apply only to other specific proceedings, and
 - (2) Rule 101 (notice of disciplinary charges); rule 103 (response to notice of disciplinary charges); rules 200-209 (default); and rule 213 (State Bar's burden of proof).
- (b) Rules 180-189 (discovery) shall apply in probation revocation proceedings only if and to the extent that discovery is permitted by the Court.
- (c) Rule 210 (obligation to appear at trial) shall

apply in probation revocation proceedings only if a hearing is held.

- (d) Rule 214 (rules of evidence) shall apply in probation revocation proceedings only subject to the provisions of rule 563.

Eff. January 1, 1995.

Source: New.

C. RULE 955 PROCEEDINGS.

RULE 580. DEFINITIONS; NATURE OF PROCEEDING.

- (a) As used in these rules, "rule 955" refers to rule 955 of the California Rules of Court, and "rule 955 order" means an order requiring a respondent to comply with rule 955 of the California Rules of Court.
- (b) These rules apply to rule 955 proceedings, that is, proceedings in which the respondent is charged with having failed to comply with a rule 955 order within the time allowed by the rule 955 order for compliance.
- (c) As used in these rules, "declaration of compliance" means a declaration executed by a respondent in compliance or attempted compliance with a rule 955 order.

Eff. January 1, 1995.

Source: New (but see TRP 2.28, 551(a)).

RULE 581. SERVICE AND FILING OF DECLARATIONS OF COMPLIANCE.

- (a) All declarations of compliance shall be accompanied by proof of service on the Probation Unit, Office of Trials.
- (b) All declarations of compliance shall be filed by the Clerk of the State Bar Court, regardless of their form or the date of their submission.
- (c) A declaration of compliance received by the Clerk of the State Bar Court which is not accompanied by proof of service on the Probation Unit, Office of Trials shall be filed, and the Clerk shall serve it on the Probation Unit, Office of Trials.

Eff. January 1, 1995.

Source: New.

State Bar Court

Counsel for Respondent:

For Court's Use Only:

In the Matter of

Case Number(s):

A Member of the State Bar of California

RULE 955 COMPLIANCE DECLARATION

_____, State Bar member number _____, have been ordered to comply with the provisions of subdivisions (a) and (c) of rule 955, California Rules of Court, as part of a suspension ordered by the State Bar Court or Supreme Court, or an order of disbarment or an order accepting my resignation by the Supreme Court.

Answer each question by checking one box per question. If neither option is correct, attach a declaration under penalty of perjury explaining your situation.]

Within 30 days of the effective date of the order of suspension/disbarment/acceptance of resignation ("effective date"): (See rule 953(a), California Rules of Court):

- ☐ I notified all clients and co-counsel, in matters that were pending on the date upon which the order to comply with rule 955 was filed by certified or registered mail, return receipt requested, of my consequent disqualification to act as an attorney after the effective date of the order of suspension/disbarment, and in those cases where I had no co-counsel, I urged the clients to seek legal advice elsewhere, calling attention to any urgency in seeking another attorney.
- ☐ As of the date upon which the order to comply with rule 955 was filed, I had no clients.
- ☐ I delivered to all clients any papers or other property to which the clients were entitled, or notified clients and co-counsel, if any, of a suitable time and place where the papers or other property could be obtained, and called attention to any urgency for obtaining the papers or other property.
- ☐ As of the date upon which the order to comply with rule 955 was filed, I had no papers or other property to which clients were entitled.
- ☐ I refunded fees paid any part of which had not been earned.
- ☐ As of the date upon which the order to comply with rule 955 was filed, I had earned all fees paid to me.
- ☐ I notified all opposing counsel or adverse parties not represented by counsel in matters that were pending on the date upon which the order to comply with rule 955 was filed by certified or registered mail, return receipt requested, of my disqualification to act as an attorney after the effective date of my suspension, disbarment, or the Supreme Court's acceptance of my resignation, and filed a copy of my notice to opposing counsel/adverse parties with the court, agency or tribunal before which litigation was pending for inclusion in its files.
- ☐ As of the date upon which the order to comply with rule 955 was filed, I did not represent any clients in pending matters.
- ☐ In the future, communications may be directed to me at the following address: _____

[If this is not your current State Bar membership address, this declaration will change your membership address.
See Bus. & Prof. Code §6002.1(b)]

declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed at _____, California, on _____.

Willful failure to comply with the provisions of rule 955 may result in revocation of probation; suspension; disbarment; denial of reinstatement; or, contempt or conviction.

[Signature]

(Print Name)

MULTISTATE PROFESSIONAL RESPONSIBILITY EXAMINATION

Examination Schedule:

November 12, 2004

March 12, 2005

August 12, 2005

November 4, 2005

For an application and information regarding deadlines to submit applications, please contact:

Multistate Professional Responsibility Examination
Application Department
Box 4001
Iowa City, IA 52243
(319) 337-1287

Fee is \$55.00, check or money order payable to the MPRE

***Note:** Applicants must request, and pay (MPRE) an additional fee to have results reported to the State Bar of California.*

****Passing scaled score in the state of California is 79****

QUARTERLY REPORT INSTRUCTIONS

The enclosed Quarterly Report form has been tailored to reflect all conditions of your discipline as required to be reported to the Probation Unit. You should place an "X" in front of each condition that applies to your activities during each respective reporting period.

The report with any attachments should be mailed on the last day of the month of each calendar quarter (i.e., March 31st, June 30th, September 30th and December 31st). *PLEASE DO NOT HAND DELIVER REPORTS.* The reporting period schedule is as follows:

REPORTING PERIOD

REPORT DUE

January 1 st - March 31 st	April 10 th
April 1 st - June 30 th	July 10 th
July 1 st - September 30 th	October 10 th
October 1 st - December 31 st	January 10 th

The report should also contain an original signature. Further, this report is intended to be a perpetual document and should reflect past and/or current status or compliance.

If you have any questions regarding the use of this form, please contact the Probation Unit at (213)765-1482.

IN THE MATTER OF
NUJYA A. STRAWDER

(For Office of Probation Use Only)

CASE NO(s): S131366

(Probation)

QUARTERLY REPORT

Due: ☐ January 10, _____ ☐ April 10, _____ ☐ July 10, _____ ☐ October 10, _____
☐ Final Report Due: May 28, 2010

Please make sufficient copies of this form for future use and mail reports when due to State Bar of California, Attn: Office of Probation, 1149 South Hill Street, Los Angeles, California 90015-2299.

Place an "X" before each of the statements below that applies to you:

Compliance with State Bar Act and Rules

___ During the preceding calendar quarter, I have complied with all provisions of the State Bar Act and Rules of Professional Conduct.

Suspension

___ I did not practice law at any time during the preceding calendar quarter or applicable portion thereof during which I was suspended pursuant to the Supreme Court order in this case.

___ I filed my affidavit of compliance with Rule 955 and served a copy on the Probation Unit on _____.

Current Address

___ During the preceding calendar quarter, I changed my address for State Bar purposes. I have reported the change of address to the Membership Records Office of the State Bar of California as prescribed by section 6002.1 of the Business and Professions Code.

Multi-State Professional Responsibility Examination

- ___ I have registered for the MPRE given on _____
- ___ I have taken the MPRE given on _____ and am awaiting the results.
- ___ I passed the MPRE given on _____
- ___ I did not pass the MPRE given on _____ and have re-scheduled to take the examination given on _____.

Restitution

- ___ I have completed restitution, and attached are front/back copies of the cancelled checks or a declaration (**must include amount and date paid**) from the payee acknowledging receipt of the payment.
- ___ I have made monthly or quarterly restitution payments, and attached are front/back copies of the cancelled checks or a declaration (**must include amount and date paid**) from the payee acknowledging receipt of the payment.

I declare under penalty of perjury under the laws of the State of California that all of the information provided in this report is true and accurate.

Date: _____

(Signature)

PROOF OF PAYMENT

Satisfactory proof of compliance with a financial condition, can be satisfied in one of the following manners, depending upon whether a single payments or monthly payments are required:

SINGLE PAYMENT

1. Copy of the negotiated check (front and back) or a declaration (declaration must specify the amount and date received) signed by the payee acknowledging receipt of the payment.

MONTHLY PAYMENTS

1. Payments made through your personal or business account:

provide copies of the front of the checks with each quarterly report, and copies of the backs of the previous quarters check with each subsequent quarterly report, for example:

- (a) copies of the front of the checks for January, February and March, with your April 10th quarterly report;
- (b) copies of the backs of the checks for January, February and March, with the July 10th quarterly report, along with copies of the front of the checks for April, May and June with your July 10th quarterly report.

As an alternative to the above, the following are other acceptable methods of proof of payment:

- 1) you may submit a quarterly declaration from the payee acknowledging receipt of the payment (the declaration must specify the amount and date received; or
- 2) if payment is made by money order or cashiers check, the payment must be mailed by certified mail return receipt requested; provide a copy of the receipt with your quarterly report, and in your subsequent quarterly report, provide a copy of the return receipt once received by the postal authorities.

NOTICE OF COUNSEL REPRESENTATION

Respondent: Nujya A. Strawder

State Bar/Supreme Court Case #: S131366

Member Number: 112402

Counsel Name: _____

Firm Name: _____

Address: _____

Telephone Number: _____

Bar Number: _____

Counsel Signature: _____

Date: _____

Respondent Signature: _____

Date: _____

Please complete and return this form to the Office of Probation, 1149 S. Hill Street, Los Angeles, CA 90015-2299.

000017

<p>IN THE MATTER OF NUJYA A. STRAWDER</p> <p>CASE NO(s): S131366</p> <p>(Probation)</p>	<p><i>(For Office of Probation Use Only)</i></p> <p style="text-align: center;"> F I L E D JUL 08 2005 PROBATION UNIT OFFICE OF TRIALS LOS ANGELES </p> <p style="text-align: right;">SA</p>
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QUARTERLY REPORT

Due: ☐ January 10, _____ ☐ April 10, _____ ☒ July 10, 2005 ☐ October 10, _____
☐ Final Report Due: May 28, 2010

Please make sufficient copies of this form for future use and mail reports when due to State Bar of California, Attn: Office of Probation, 1149 South Hill Street, Los Angeles, California 90015-2299.

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Suspension

☐ I did not practice law at any time during the preceding calendar quarter or applicable portion thereof during which I was suspended pursuant to the Supreme Court order in this case.

☒ I filed my affidavit of compliance with Rule 955 and served a copy on the Probation Unit on June 29 2005.

Current Address

☐ During the preceding calendar quarter, I changed my address for State Bar purposes. I have reported the change of address to the Membership Records Office of the State Bar of California as prescribed by section 6002.1 of the Business and Professions Code.

Multi-State Professional Responsibility Examination

- ___ I have registered for the MPRE given on _____
- ___ I have taken the MPRE given on _____ and am awaiting the results.
- ___ I passed the MPRE given on _____
- ___ I did not pass the MPRE given on _____ and have re-scheduled to take the examination given on _____.

Restitution

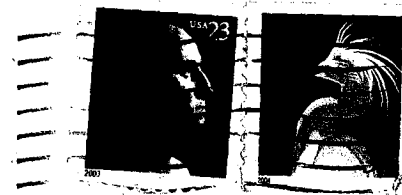
- ___ I have completed restitution, and attached are front/back copies of the cancelled checks or a declaration (**must include amount and date paid**) from the payee acknowledging receipt of the payment.
- ___ I have made monthly or quarterly restitution payments, and attached are front/back copies of the cancelled checks or a declaration (**must include amount and date paid**) from the payee acknowledging receipt of the payment.

I declare under penalty of perjury under the laws of the State of California that all of the information provided in this report is true and accurate.

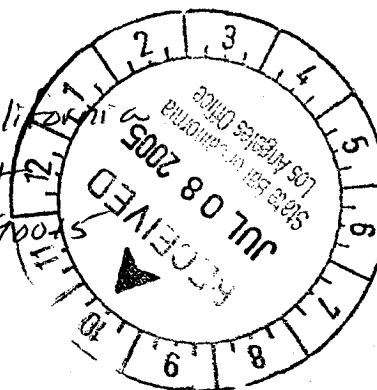
Date: July 1, 2005


(Signature)

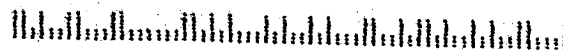
Strawder
POB 25153
Anaheim, CA 92825-



Eddie Esqueda
Probation Unit
State Bar of California
1149 S. Hill Street
Los Angeles, CA 90015



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IN THE MATTER OF
NUJYA A. STRAWDER

CASE NO(s): S131366

(Probation)

(For Office of Probation Use Only)

FILED

OCT 11 2005

OFFICE OF PROBATION
LOS ANGELES

QUARTERLY REPORT

Due: ☐ January 10, _____ ☐ April 10, _____ ☐ July 10, _____ ☒ October 10, _____
☐ Final Report Due: May 28, 2010

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X I filed my affidavit of compliance with Rule 955 and served a copy on the Probation Unit on within time allowed.

Current Address

 During the preceding calendar quarter, I changed my address for State Bar purposes. I have reported the change of address to the Membership Records Office of the State Bar of California as prescribed by section 6002.1 of the Business and Professions Code.

Multi-State Professional Responsibility Examination


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I declare under penalty of perjury under the laws of the State of California that all of the information provided in this report is true and accurate.

Date: October 5, 2005


(Signature)

Nujya Strawder
P.O. Box 25153
Anaheim, CA 92825

Eddie Esqueda
Probation Deputy
State Bar of California
1149 South Hill Street
Los Angeles, California 90015-2299

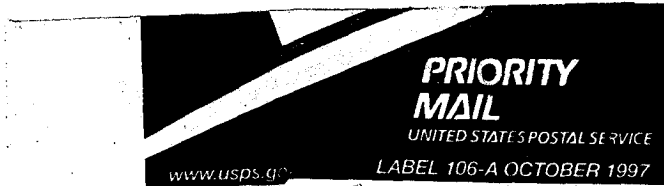
10-7-05

Eddie Esqueda

I did not have ready access to the
mail date of my 955 Compliance. I
did send it by certified mail as
you suggested. Let me know if
my report is sufficient. I just did
not want my report to be late
Thanks.

Nujya Strawder


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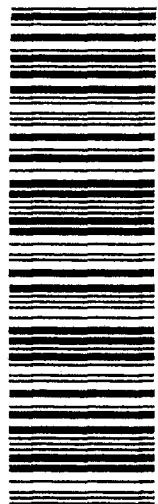


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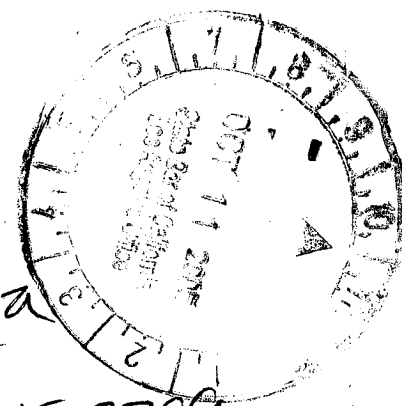
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Anaheim, CA 92825

TO: Eddie Esqueda
Prob. Rep.
State Bar of California
1149 G. Hill Street
Los Angeles, CA 90015-2299



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IN THE MATTER OF
NUJYA A. STRAWDER

CASE NO(s): S131366

(Probation)

(For Office of Probation Use Only)

FILED

JAN 11 2006

OFFICE OF PROBATION
LOS ANGELES

QUARTERLY REPORT

Due: ☒ January 10, 2006 ☐ April 10, _____ ☐ July 10, _____ ☐ October 10, _____
☐ Final Report Due: May 28, 2010

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Suspension

☒ I did not practice law at any time during the preceding calendar quarter or applicable portion thereof during which I was suspended pursuant to the Supreme Court order in this case.

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Multi-State Professional Responsibility Examination

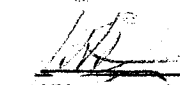
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- ☐ I have made monthly or quarterly restitution payments, and attached are front/back copies of the cancelled checks or a declaration (**must include amount and date paid**) from the payee acknowledging receipt of the payment.

I declare under penalty of perjury under the laws of the State of California that all of the information provided in this report is true and accurate.

Date: 1-5-06


(Signature)



Go to



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PLEASE PRESS FIRMLY

PLEASE PRESS FIRMLY



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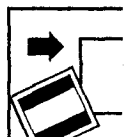
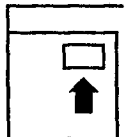
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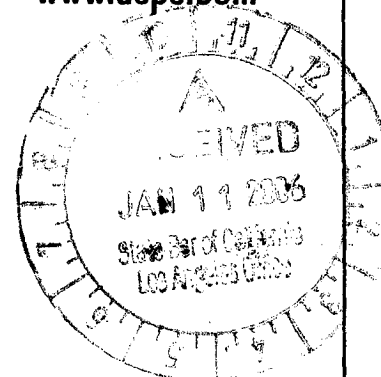
N. Strawder
POB 25153
Anaheim, CA 92825

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TO:

Eddie Esqueda, Deputy
Probation Department
State Bar of California
1149 South Hill Street
Los Angeles, CA 90015

90015



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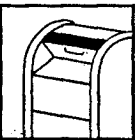
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<p>IN THE MATTER OF NUJYA A. STRAWDER</p> <p>CASE NO(s): S131366</p> <p>(Probation)</p>	<p>(For Office of Probation Use Only)</p> <p>FILED</p> <p>JUL 13 2006 <i>JE</i></p> <p>OFFICE OF PROBATION LOS ANGELES</p>
---	---

QUARTERLY REPORT

Due: ☐ January 10, _____ ☐ April 10, _____ ☒ July 10, 2006 ☐ October 10, _____
☐ Final Report Due: May 28, 2010

Please make sufficient copies of this form for future use and mail reports when due to State Bar of California, Attn: Office of Probation, 1149 South Hill Street, Los Angeles, California 90015-2299.

Place an "X" before each of the statements below that applies to you:

Compliance with State Bar Act and Rules



During the preceding calendar quarter, I have complied with all provisions of the State Bar Act and Rules of Professional Conduct.

Suspension



I did not practice law at any time during the preceding calendar quarter or applicable portion thereof during which I was suspended pursuant to the Supreme Court order in this case.



I filed my affidavit of compliance with Rule 955 and served a copy on the Probation Unit on _____.

Current Address



During the preceding calendar quarter, I changed my address for State Bar purposes. I have reported the change of address to the Membership Records Office of the State Bar of California as prescribed by section 6002.1 of the Business and Professions Code.

Multi-State Professional Responsibility Examination

- ___ I have registered for the MPRE given on _____
- ___ I have taken the MPRE given on _____ and am awaiting the results.
- ___ I passed the MPRE given on _____
- ___ I did not pass the MPRE given on _____ and have re-scheduled to take the examination given on _____.

Restitution

- ___ I have completed restitution, and attached are front/back copies of the cancelled checks or a declaration (must include amount and date paid) from the payee acknowledging receipt of the payment.
- ___ I have made monthly or quarterly restitution payments, and attached are front/back copies of the cancelled checks or a declaration (must include amount and date paid) from the payee acknowledging receipt of the payment.

I declare under penalty of perjury under the laws of the State of California that all of the information provided in this report is true and accurate.

Date: _____

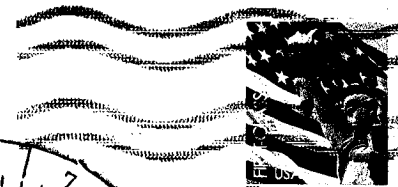
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~~April~~ 9, 2006

(Signature) _____

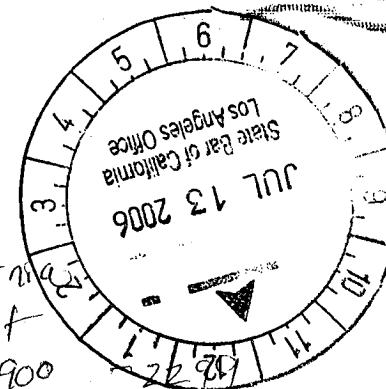
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Anaheim, CA 92825

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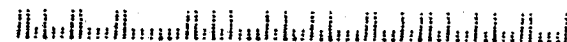
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Eddie Esqueda
State Bar of California
1149 S. Hill Street
Los Angeles, CA 900



90015+2212 C035



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THE STATE BAR
OF CALIFORNIA

1149 SOUTH HILL STREET, LOS ANGELES, CALIFORNIA 90015-2299

OFFICE OF PROBATION

TELEPHONE: (213) 765-1000

TDD: (213) 765-1566

FAX: (213) 765-1439

<http://www.calbar.ca.gov>

OFFICE OF PROBATION
ADDRESS VERIFIED

AUG 14 2006

August 14, 2006

BY: 

Nujya A. Strawder
P O Box 25153
Anaheim CA 92825

In re: S131366

In the matter of **Nuja A. Strawder**

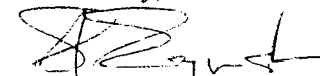
Dear Ms. Strawder:

This will acknowledge receipt of your latest quarterly report filed on July 13, 2006. However, please note that the Office of Probation did not receive your prior report due by April 10, 2006, nor proof that you made monthly restitution payments beginning on April 15, 2006. Please submit your missing report and all relevant proof of restitution forthwith.

As you know, you were ordered to pay restitution to the Estate of Shirley Shine, or the Client Security Fund, if it paid, \$15,746.97 plus interest from May 18, 1995. Although the Client Security Fund paid out the principle amount, you are still responsible for any interest that accrued up to the pay out date. As such, the Office of Probation has determined that you owe the Estate of Shirley Shine \$6,544.70 in interest alone. Please keep in mind that this is separate from monies owed to the Client Security Fund.

You may contact me at (213)765-1482 should you require additional information.

Yours truly,



Eddie Esqueda
Probation Deputy

/ee

000036

Nujya Strawder
POB 25153
Anaheim, CA 92825
714/360-2991

RECEIVED

SEP 12 2006 22

In Pro Se

OFFICE OF PROBATION
LOS ANGELES

THE STATE BAR COURT
HEARING DEPARTMENT - LOS ANGELES

In the Matter of:
Nujya A. Strawder, Respondent,
A Member of the State Bar,
No. 112402

Case No.: 04-O-11930

Supreme Court Case No. S131366

**APPLICATION FOR MODIFICATION
OF PROBATION RE: FOR RELIEF
FROM ORDER OR EXTENSION OF
TIME TO COMPLY WITH ORDER
ASSESSING COSTS AGAINST
DISCIPLINED RESPONDENT AND FOR
APPROVAL OF COMPROMISE OF
CLIENT SECURITY FUND JUDGMENT;
FOR EXTENSION OF TIME TO TAKE
AND PASS THE MULTISTATE
PROFESSIONAL RESPONSIBILITY
EXAMINATION**

[State Bar Rules of Procedure Rules 282, 285, 550, 951(b)]

TO: THE HONORABLE RONALD M. GEORGE, Chief Justice of the
California Supreme Court, THE STATE BAR OF COURT, Hearing Department,
MIKE A. NISPEROS, JR., Chief Trial Counsel, ELI D. MORGENSTERN, Office
of the Chief Trial Counsel, EDDIE ESQUEDA, Probation Deputy, Office of
Probation,

PLEASE TAKE NOTICE THAT Respondent Nujya Strawder hereby makes

Application for Relief

application to the Hearing Department of the State Bar Court for an Order of Modification of Respondent's Probation re: Relief from Order Assessing Costs Against Respondent, Extension of Time to comply with Order, for approval of Proposed Compromise of Client Security Fund Judgment and for Extension of Time to Take and Pass the Multistate Professional Responsibility Examination, pursuant to *California State Bar Rules of Procedure Rules 282, 285, 951(b)*.

This application is based on good cause upon the grounds of financial hardship and special circumstances, and other factors all constituting good cause for relief. The application is further based on the attached declarations, the memorandum of points and authorities, the documentary evidence attached hereto, and such other evidence as the State Bar Court may consider necessary and proper.

Dated: September 5, 2006

Respectfully submitted,



Nujya Strawder
Respondent

Application for Relief

MEMORANDUM OF POINTS AND AUTHORITIES

Upon Grounds of Hardship, Special Circumstances or Other Good Cause, a Respondent Against Whom Costs have Been Assessed Under Rule 280 May Move for Relief, in Whole or in Part, from the Order Assessing Costs, For an Extension of Time to Pay Costs or For the Compromise of a Judgment Obtained Under Business and Professions Code section 6086.10 (a).

Rules of Procedure of the State Bar of California, Rule 282

The State Bar Rules of Procedure provide a process whereby Respondent may move the State Bar Court for an order of relief from cost assessments pursuant to a *Business and Professions Code* section 6086.10(a) judgment.

Respondent has a disciplinary cost judgment against her, originating from an Order issued by the Chief Justice of the Supreme Court, the Honorable Ronald M. George, Supreme Court Case No. S064918, dated December 17, 1997. A true and correct copy of the Order is attached to the Declaration of Nujya Strawder, "STRAWDER" as Exhibit "1" and incorporated herein by reference.

Respondent's financial hardship in conjunction with special circumstances, rendered Respondent unable to pay disciplinary costs or consistently access files to make timely probation reports. As a result of this ongoing financial hardship, causing additional special circumstances, Respondent was again disciplined on

Application for Relief

000040

June 21, 2001, for violation of probation requiring reporting and payment, in Supreme Court Case No. SO64918. A true and correct copy of the Order from this second disciplinary action, resulting from Respondent's financial hardship and special circumstances is attached to the Declaration of Strawder as Exhibit "2" and incorporated herein by reference.

A third disciplinary action was instituted and executed against Respondent, again as a consequence of Respondent's financial hardship, inability to pay assessed costs and restitution, and special circumstances, all of which constitute a probation violation, in State Bar Case No. 04-O-11930-RAH, as ordered in Supreme Court Case No. S131366. .

Respondent has not practiced law since 1995 and in accord with Rule 550, no harm or injury will accrue to the public by modification of these terms of Respondent's probation.

Respondent's discipline, after 1997, has been solely a result of financial hardship and special circumstances which rendered Respondent unable to comply with the financial aspects of the Order, and unable to access records and files, due also to financial hardship, resulting in inability to timely report.

Application for Relief

Both of these factors constitute sufficient good cause to grant Respondent relief from cost assessments, approval of compromise of Client Security Fund judgment, and for an extension of time to take and pass the Multistate Professional Responsibility Examination as set forth in Rule 282.

*A Motion Based in Whole or In Part on Financial Hardship
or Upon a Request for the Compromise of a Judgment of Costs
Shall not be Limited by Normal Rule 282 Filing Deadlines*

Rules of Procedure of the State Bar of California, Rule 282(b)(1)

Respondent's motion, being based on financial hardship, is timely under the *Rules of Procedure of the State Bar of California, Rule 282(b)(1)*.

*By Written Stipulation Approved by the Court, the Chief Trial Counsel
May Relieve the Respondent, in Whole or in Part, from the Obligation
to Pay the Costs of Disciplinary Proceedings, or with the Approval of the Court,
May Enter Into an Agreement Extending the Time to Pay these Costs,
Upon Grounds of Hardship, Special Circumstances or Other Good Cause*
Rules of Procedure of the State Bar of California, Rule 284

Respondent has requested a stipulation from the Office of the Chief Trial Counsel, but, based upon prior history has no expectation that such a stipulation materialize. A true copy of the proposed stipulation for relief from disciplinary

Application for Relief

costs, for compromise of Client Security Fund judgment, and for extension of time to take and pass the Multistate Professional Responsibility Examination is attached to the Declaration of Strawder as Exhibit "4" and incorporated herein by this reference.

A Motion for Modification May be Made at Any Time

Rules of Procedure of the State Bar of California, Rule 550(a)

Respondent's motion is for modification of the terms of payment of costs and judgment as a condition of probation. Respondent is not seeking early termination of probation in the within application.

The grant of the requested relief is warranted based on the financial hardship of Respondent, a condition expressly allowed for in the Rules. The grant of the requested relief is also fully consistent with the objectives of probation as outlined in the probation terms, order and Rules. Respondent still has a present financial hardship which will place her again in a disciplinary status with two prior records of discipline. The result of another disciplinary proceeding has been promised as harsh unless probation is satisfied. Under the present condition of Respondent's financial hardship and the special circumstances that give rise thereto, Respondent will be unable to avoid a probation violation unless the relief requested herein is granted.

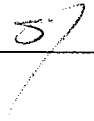
Application for Relief

WHEREFORE, Respondent requests relief pursuant to *State Bar Rules of Procedure* Rules 282, 285, 550, for:

1. Relief from order or extension of time to comply with order assessing costs against disciplined Respondent.
2. Approval of Compromise of Client Security Fund judgment.
3. Extension of time to take and pass the Multistate Professional Responsibility Examination.

Dated: September 5, 2006

Respectfully submitted,



Nujya Strawder
Respondent

Application for Relief

-7-

000044

Declaration

1. I am the Respondent in the above-entitled action. I have personal knowledge of each and every fact set forth in this Declaration and if called as a witness, in any proceeding, in any forum, I could and would testify competently as set forth herein.
2. From approximately August, 1995 to present, I suffered a series of life crises that affected my ability to work and practice law. I was a solo practitioner with an office in my home. I did not put security on my office in my home and as a result, during a period of absence from my home during my divorce, my ex-husband trashed my files, took client funds and contacted clients with false reports. These actions, in part, led to my subsequent initial discipline.
3. I divorced in 1993 and the divorce became final in June, 1994. Thereafter I defended a bitter custody battle for my children. During the custody proceedings, my ex-spouse and brother became involved in an altercation which resulted in my brother being charged with attempted murder. I represented him for a period of time, during which a partially published appellate court opinion was rendered. I thereafter lost custody and my brother died. One of my sons has severe emotional imbalance as a result of the custody proceedings, and all of my children have adjusted poorly to the divorce.
4. My ex-spouse initially lost custody, but immediately filed for a

change of custody. Custody was taken from me in 1994 without an order of child support as I had no income. My ex-spouse immediately filed for a modification of support, never served me, and used a tactic of continuing the hearing for nearly one year. At the time of the hearing the commissioner related the support requested back to the original date of filing, which placed me in arrears at the time of entry of the order. I had no notice of the order until I obtained the record on an appeal.

2. During the past three years one of my siblings has had two major surgeries and chemotherapy, surgery and radiation in connection with a bout with cancer. Another sibling presently has a life-threatening illness, and my aged parent has begun to experience age-related deterioration. I had, in the past three years lost both my oldest brother and my father. These difficulties caused deep depression and rendered me unable to concentrate.

During the period of 1995 to 2001 I tried to obtain employment. I was restricted from earning income in my profession, I sought to work in my field of training. The requirement that firms or attorneys with whom I work make disclosures to clients made me unemployable. My education, licenses and experiences also made me overqualified. I continue to experience this difficulty in earning income. As of the date of this declaration, I have not been able to earn a fixed income since I stopped practicing law in 1995. I have recently enrolled in a community college to obtain additional education to enable me to earn an income.

5. In the interim I want to avoid another disciplinary filing. My financial hardship of over 10 years will take a period of time to resolve. I have healed sufficiently to desire to regain my license. I have participated in community volunteer work. I have engaged in self-study courses as well as enrolling in online internet courses to re-establish my fitness to practice law.
6. My efforts this past year have been to obtain a steady and sufficient income prior to the time I was to begin to satisfy the obligations imposed as conditions for my current probation. I have completed hundreds of applications and forwarded hundreds of resumes over the past 7 years. I have submitted to both agencies and direct employers with no call backs for even an interview.
7. During the past six years, I have been evicted over seven times. I have lost property, records and files in self-storage facilities when unable to pay the rent. I have been bankrupt twice, and I presently have files and records, among other things, in units in a self-storage facility, where the rent has not been paid for over two years.
8. I have not had, nor presently have income sufficient to support myself and my six children. I have no income to meet the obligation of restitution. I have been sustained by my family's assistance, for shelter for myself and my children.
9. The State Bar Rules of Procedure provide a process whereby I may move the

Application for Relief

State Bar Court for an order of relief from cost assessments pursuant to a *Business and Professions Code* section 6086.10(a) judgment.

10. I calendared the time for repayment of costs and judgment for September 15, 2006 based on a telephone call with the State Bar office of Membership Services, February 1, 2006. I recently received a letter from Eddie Esqueda, Deputy Probation Officer, with indications that the Office of Probation is preparing to refer me to the Office of the Chief Trial Counsel for the filing of more disciplinary charges. A true copy of this letter is attached hereto as Exhibit "4" and incorporated herein by reference.

11. The reference to an untimely April, 2006 report is disputed and my records are being searched to locate the April, 2006 report.

12. I have a disciplinary cost judgment against me, originating from an Order issued by the Chief Justice of the Supreme Court, the Honorable Ronald M. George, Supreme Court Case No. S064918, dated December 17, 1997. A true and correct copy of the Order is attached to hereto as Exhibit "1" and incorporated herein by reference.

13. My financial hardship and special circumstances as stated, have made me unable to pay costs and judgment or, at times, access files to complete probation reports. I am unable to earn a fixed income at present to meet probation obligations.

Application for Relief

-11-

000048

14. As a result of my divorce and family crises, I was initially disciplined on December 17, 1997. My subsequent disciplines are due entirely to my ongoing financial hardship and the special circumstances attendant thereto. I am unable to presently obtain employment and the lack of funds prohibits timely and regular access to files, records, materials and equipment. A true and correct copy of the 1997 discipline order is attached hereto as Exhibit "1" and incorporated herein by reference. A true and correct copy of the 2001 discipline order is attached hereto as Exhibit "2" and incorporated herein by reference. The third discipline order is not presently available, being in a storage facility not readily accessible.

15. I have not practiced law since 1995 and in accord with Rule 550, no harm or injury will accrue to the public by modification of these terms of my probation to relieve me of payment.

16. My discipline, after 1997, has been solely a result of financial hardship and special circumstances which rendered me unable to comply with the financial aspects of the Order, and unable to access records and files, due also to financial hardship, resulting in inability to timely report. Both of these factors constitute sufficient good cause to grant relief from cost assessments, approval of compromise of Client Security Fund judgment, and for an extension of time to take and pass the

Application for Relief

-12-

000049

Multistate Professional Responsibility Examination.

17. My motion, being based on financial hardship, is timely under the *Rules of Procedure of the State Bar of California*, Rule 282(b)(1). I have requested a stipulation from the Office of the Chief Trial Counsel, but, based upon prior history, have no expectation that such a stipulation will materialize. A true copy of the proposed stipulation for relief from disciplinary costs, for compromise of Client Security Fund judgment, and for extension of time to take and pass the Multistate Professional Responsibility Examination is attached to the Declaration of Strawder as Exhibit "4" and incorporated herein by this reference.

18. My application is for modification of the terms of payment of costs and judgment as a condition of probation. I am not seeking early termination of probation in the within application. The grant of the requested relief is warranted based on my financial hardship and the special circumstances described in this Declaration. These conditions are expressly allowed for in the rules. The grant of the requested relief is also fully consistent with the objectives of probation as outlined in the probation terms, order and rules. I still have a present financial hardship which will place me, again, in a disciplinary status with two prior records of discipline.

19. As the State Bar Court regards the term "willful" pertaining to violations as

Application for Relief

"terms of art" only without much regard to financial hardship, I request relief. The result of another disciplinary proceeding has been promised as harsh, with a probable penalty of disbarment, unless probation is satisfied. Under the present condition of my financial hardship and the special circumstances that give rise thereo, I will be unable to avoid a probation violation unless the relief requested herein is granted.

I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct and that this Declaration is executed on September 5, 2006.

Respectfully submitted,

S

Nujya Strawder
Respondent

Application for Relief

-14-

000051

Exhibit “1”

J: Record Room, S. F. State bar on
ease note this court order which is effective
transmittal date: 12/23/97

ender

(State Bar Court Case Nos. 93-O-19007; 95-O-14085 (Cons.))

S 064918

IN THE SUPREME COURT OF THE STATE OF CALIFORNIA

SUPREME COURT

FILED

IN RE NUYJA STRAWDER ON DISCIPLINE

DEC 17 1997

Robert F. Wandruff, Clerk

DEPUTY

It is ordered that Nuyja Strawder be suspended from the practice of law for four years, that execution of suspension be stayed, and that she be placed on probation for four years on condition that she be actually suspended for two years and until she has shown proof satisfactory to the State Bar Court of her rehabilitation, fitness to practice and learning and ability in the general law pursuant to standard 1.4(c)(ii), Standards for Attorney Sanctions for Professional Misconduct. She is further ordered to comply with the other conditions of probation, including restitution, recommended by the Hearing Department of the State Bar Court in its Order Regarding Stipulation filed July 2, 1997, as amended September 8, 1997. It is also ordered that she take and pass the Multistate Professional Responsibility Examination during the period of her actual suspension. (See Segretti v. State Bar (1976) 15 Cal.3d 878, 891, fn. 8.) She is further ordered to comply with rule 955, California Rules of Court, and perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 days, respectively, after the date this order is effective.* Costs are awarded to the State Bar pursuant to Business and Professions Code section 6086.10 and those costs are payable in accordance with section 6140.7 (as amended effective January 1, 1997).

Robert F. Wandruff, Clerk of the Supreme Court of the State of California do hereby certify that the foregoing is a true copy of an order of this Court, as shown by the records of my office.

Witness my hand and the seal of the Court this

day of

DEC 17 1997

A. D. 19

Clerk

By Shirley A. U. Cline

Chief Justice

000053

Exhibit "2"

(SO64918)

(State Bar Court Case No. 00-PM-13871)

SUPREME COURT
FILED

JUN 21 2001

Frederick K. Ohlrich Clerk


DEPUTY

IN THE SUPREME COURT OF CALIFORNIA

EN BANC

IN RE NUJYA A. STRAWDER ON DISCIPLINE

Good cause having been shown, it is hereby ordered that probation is revoked, the previously ordered stay of execution of suspension in the above entitled matter is lifted, and **NUJYA A. STRAWDER, State Bar No. 112402**, shall be actually suspended from the practice of law for 60 days. It is also ordered that she be placed on probation for four years subject to the conditions of probation previously imposed in SO64918 (93-O-19007; 95-O-14085), as recommended by the Hearing Department of the State Bar Court in its order approving stipulation filed April 4, 2001. Costs are awarded to the State Bar and one-fourth of said costs shall be added to and become part of the membership fees for the years 2002, 2003, 2004 and 2005. (Business & Professions Code section 6086.10.)


Chief Justice

I, Frederick K. Ohlrich, Clerk of the Supreme Court of the State of California, do hereby certify that the preceding is a true copy of an order of this Court, as shown by the records of the Court.

Witness my hand and the seal of the Court this

day of

JUN 21 2001

At

By:


Deputy

000055

Exhibit "3"

Nujya Strawder
POB 25153
Anaheim, CA 92825
714/360-2991

In Pro Se

THE STATE BAR COURT
HEARING DEPARTMENT – LOS ANGELES

In the Matter of:
Nujya A. Strawder, Respondent,
A Member of the State Bar,
No. 112402

) Case No.: 04-O-11930

) Supreme Court Case No. S131366

) **STIPULATION AND ORDER FOR**
) **RELIEF FROM PAYMENT OF COSTS**
) **AGAINST DISCIPLINED**
) **RESPONDENT AND FOR**
) **COMPROMISE OF CLIENT SECURITY**
) **FUND JUDGMENT; FOR EXTENSION**
) **OF TIME TO TAKE AND PASS THE**
) **MULTISTATE PROFESSIONAL**
) **RESPONSIBILITY EXAMINATION**

) [State Bar Rules of Procedure Rules 282, 285, 550,
) 951(b)]

Nujya Strawder, Respondent, and the State Bar of California, Office of the Chief
Trial Counsel, Mike A. Nisperos, Jr., hereby stipulate to the following, upon approval by
this court:

1. Respondent, a disciplined attorney, pursuant to *State Bar Rules of
Procedure* Rule 282, is relieved from the payment of disciplinary costs as set forth in the
December 17, 1997 order, the June 21, 2001, and disciplinary orders subsequent thereto
in Supreme Court cases S064918 and S131366, in the sum of \$34,073.50.

Stipulation and Order

-1- of -3-

000057

2. Respondent and the State Bar of California Office of the Chief Trial Counsel stipulate the compromise of the restitution judgment for the Client Security Fund in the principal amount of \$15,746.97.

3. Respondent and the State Bar of California Office of the Chief Trial Counsel stipulate the modified condition of probation that Respondent shall make the restitution payment of interest on the principal amount paid by the Client Security Fund on the principal amount of \$15,746.97, from May 18, 1995 in the sum of \$6,544.70, to be paid to the Estate of Shirley Shine as a condition of probation. It is stipulated and agreed that the Respondent has an extension to December, 2006 to commence interest only payments to the Estate of Shirley Shine pursuant to the monthly payment schedule set forth in the order of the Supreme Court case S131366, with minimum monthly payments of \$250.00 from December 2006 to December 2007, increasing to \$500.00 per month from December 2007 to June 2008.

4. Respondent and the State Bar of California Office of the Chief Trial Counsel stipulate that Respondent shall have an extension of time to take and pass the Multistate Professional Responsibility Examination before December 2007.

Dated: _____, 2006

Dated: September 4, 2006

Office of the Chief Trial Counsel

Nujya Strawder
Respondent

By: _____
Office of the Chief Trial Counsel

Stipulation and Order

-2- of -3-

020058

ORDER

GOOD CAUSE APPEARING THEREFOR, IT IS SO ORDERED.

Dated:

Honorable _____

Judge, State Bar of California
Hearing Department

///

Stipulation and Order

-3- of -3-

000059

PROOF OF PERSONAL SERVICE

State Bar No. 04-O-11930-RAH

Supreme Court Case No. S131366

I am at least 18 years of age, not a party to this action, and I am a resident of the county where the mailing took place. My residence or business address is P.O. Box 25153, Anaheim, California 92825.

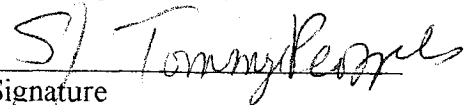
I served a copy of: APPLICATION FOR MODIFICAITON OF PROBATION RE: FOR RELIEF FROM ORDER OR EXTENSION OF TIME TO COMPLY WITH ORDER ASSESSING COSTS AGAINST DISCIPLINED RESPONDENT AND FOR APPROVAL OF COMPROMISE OF CLIENT SECURITY FUND JUDGMENT; FOR EXTENSION OF TIME TO TAKE AND PASS THE MULTISTATE PROFESSIONAL RESPONSIBILITY EXAMINATION by enclosing the document in an envelope and depositing the sealed envelope with the United States Postal Service with the postage fully prepaid, certified mail, return receipt requested, with the envelope addressed as follows:

State Bar of California
Office of the Chief Trial Counsel
Mike A. Nisperos, Jr.
1149 South Hill Street
Los Angeles, CA 90015-2299
213/765-1334

Supreme Court of Califonria
Ronald Regan Building
300 South Spring Street - Floor 2
Los Angeles, CA 90013-1233

I declare under penalty of perjury under the laws of the State of the United States that the foregoing is true and correct.

Date: September 9, 2006


Signature

100069

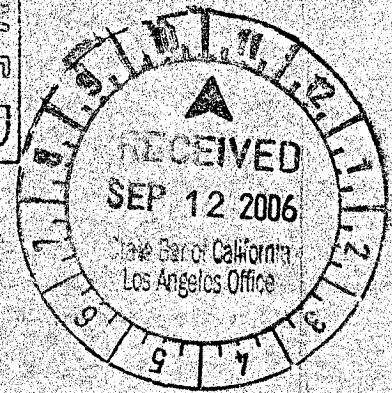
ev
5153
CA 92825



SEP 11 LOS ANGELES, CA 900

Mr. H. M. S. [unclear]
Chief Trial Counsel - SBC
1149 S. Hill Street
Los Angeles, CA 90015-2299

RECEIVED
SEP 12 2006
OFFICE OF THE CHIEF TRIAL COUNSEL



000061

1 THE STATE BAR OF CALIFORNIA
2 OFFICE OF PROBATION
3 TERRIE GOLDADE, No. 155348
4 SUPERVISING ATTORNEY
5 1149 South Hill Street
6 Los Angeles, California 90015-2299
7 Telephone: (213) 765-1000

FILED

SEP 22 2006

STATE BAR COURT
CLERK'S OFFICE
LOS ANGELES

8 THE STATE BAR COURT
9 HEARING DEPARTMENT - LOS ANGELES

10
11 In the Matter of) Case No. 04-O-11930 (S131366)
12)
13 Nujya Strawder,) RULE OF COURT 951 MATTER
14 No. 112402)
15) RESPONSE TO APPLICATION FOR
16 A Member of the State Bar) MODIFICATION OF PROBATION RE: FOR
17) RELIEF FROM ORDER OR EXTENSION OF TIME
18) TO COMPLY WITH ORDER ASSESSING COSTS
19) AGAINST DISCIPLINED RESPONDENT AND FOR
20) APPROVAL OF COMPROMISE OF CLIENT
21) SECURITY FUND JUDGMENT; FOR EXTENSION
22) OF TIME TO TAKE AND PASS THE MULTISTATE
23) PROFESSIONAL RESPONSIBILITY
24) EXAMINATION

19 The State Bar of California, Office of Probation, does not believe that Respondent
20 Nujya Strawder's request for an extension of time to pass the MPRE is ripe.¹ The Supreme
21 Court Order filed in her matter states that she is to pass the MPRE during the period of her
22 actual suspension, or within one year of the effective date of the order, whichever is longer.
23 Respondent was actually suspended for one year and until she complied with Standard
24 1.4(c)(ii). Respondent remains on actual suspension. As such, Respondent's deadline to pass
25 the MPRE has not yet passed.

26
27 ¹ The Office of Probation is only responding to the probation issue regarding the
28 extension for the MPRE. The Office of the Chief Trial Counsel will be responding separately to
the other issues.

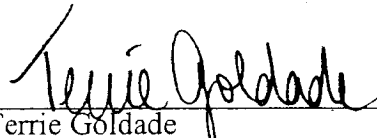
1 This Response is made pursuant to rule 951, California Rules of Court, and rules 321
2 and 550, *et seq.*, Rules of Procedure of the State Bar of California, and is based upon
3 Respondent's motion, the declaration of Respondent, and all documents in the Court's files in
4 these matters.

5 Respectfully submitted,

6 THE STATE BAR OF CALIFORNIA
7 OFFICE OF PROBATION

8 Dated: September 20, 2006

9 BY:


Terrie Goldade
Supervising Attorney

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FILED

SEP 25 2006

STATE BAR COURT
CLERK'S OFFICE
LOS ANGELES

1 THE STATE BAR OF CALIFORNIA
2 OFFICE OF THE CHIEF TRIAL COUNSEL
3 SCOTT J. DREXEL, No. 65670
4 CHIEF TRIAL COUNSEL
5 RUSSELL G. WEINER, No. 94504
6 DEPUTY CHIEF TRIAL COUNSEL
7 VICTORIA R. MOLLOY, No. 97747
8 ASSISTANT CHIEF TRIAL COUNSEL
9 KEVIN B. TAYLOR, No. 151715
10 SUPERVISING TRIAL COUNSEL
11 ERIC H. HSU, No. 213039
12 DEPUTY TRIAL COUNSEL
13 1149 South Hill Street
14 Los Angeles, California 90015-2299
15 Telephone: (213) 765-1247

16 THE STATE BAR COURT
17 HEARING DEPARTMENT - LOS ANGELES

18 In the Matter of) Case No. 04-O-11930-RAH
19 NUJYA A. STRAWDER,)
20 Bar No. 112402,) THE STATE BAR'S OPPOSITION TO
21 A Member of the State Bar.) RESPONDENT'S MOTIONS FOR RELIEF
22) FROM COSTS AND FOR A
23) COMPROMISE OF JUDGMENT FOR
24) CLIENT SECURITY FUND PAYMENTS
25) AND ASSESSMENTS

26 Pursuant to rule 282(c) of the Rules of Procedure of the State Bar of California,¹ the
27 Office of the Chief Trial Counsel ("State Bar") hereby opposes respondent Nujya A. Strawder's
28 "Application for Modification of Probation re: for Relief from Order or Extension of Time to
29 Comply with Order Assessing Costs Against Disciplined Respondent and for Approval of
30 Compromise of Client Security Fund Judgment; for Extension of Time to Take and Pass the

31 //

32 ¹ All references to "rule(s)" herein are to the Rules of Procedure of the State Bar of
33 California, unless otherwise specified.

1 Multistate Professional Responsibility Examination" ("Respondent's application")² filed on
2 September 11, 2006, as follows:

3 INTRODUCTION

4 Disciplinary costs had been assessed and awarded to the State Bar in each of the three
5 prior disciplinary proceedings against Respondent.³ Until now, Respondent has never brought a
6 motion for relief from costs, despite her assertion that she has been experiencing financial
7 hardship and other "life crises" since about August 1995.⁴

8 ARGUMENT

9 Respondent's Application Should Be Denied Because It Is Not Supported By Any
10 Financial Statement Prescribed By the Court.

11 Pursuant to rule 282(b)(2), the respondent may move for relief from disciplinary costs, in
12 whole or in part, by filing a motion as soon as practicable after the circumstances giving rise to
13 the financial hardship becomes known, where the motion is based in whole or in part on
14 financial hardship. Rule 282(b)(2) further provides that such a motion "shall be accompanied by
15 a completed financial statement of the respondent in the form prescribed by the Court."

16 //

17
18 ² As to that part of Respondent's application which seeks an extension of time to take and
19 pass the Multistate Professional Responsibility Examination, the Office of Probation of the State
20 Bar of California will be filing a response separately. Accordingly, this opposition will not
address that issue.

21 ³ Respondent's Declaration, at paragraph 14. Pursuant to California Evidence Code
22 section 452, subdivision (h), the State Bar hereby requests that this court take judicial notice of
23 the fact that disciplinary costs had been awarded in connection with each of Respondent's prior
discipline, namely, State Bar Court Case Numbers 93-O-19007 (effective January 16, 1998),
24 00-PM-13871 (effective July 21, 2001), and 04-O-11930 (effective May 28, 2005).

25 ⁴ Respondent's Declaration, at paragraph 2. If, arguendo, Respondent knew as early as
26 August 1995 about her financial hardship, as she declares, then Respondent's application is
untimely because it is brought nearly nine years after disciplinary costs were initially imposed.

1 Here, Respondent's application is not supported by any financial statement at all. Other
2 than Respondent's declaration that "[f]rom approximately August, 1995 to present, I suffered a
3 series of life crises that affected my ability to work and practice law,"⁵ and her other similarly
4 conclusory declarations, for examples, that "[m]y financial hardship and special circumstances
5 as stated, have made me unable to pay costs and judgment" and "I am unable to earn a fixed
6 income at present to meet probation obligations,"⁶ Respondent's application provides no further
7 facts to corroborate her purported financial hardship or articulate any circumstance under which
8 her purported financial hardship arose.

9 Even assuming Respondent's assertions were true that she has a present financial
10 hardship and that she has been "sustained by my family's assistance, for shelter for myself and
11 my children,"⁷ Respondent did not provide any evidence to show that she does not receive any
12 other non-employment income or that she has no financial means at all. Overall, Respondent did
13 not provide any evidence to support a finding that she does not have the present ability to pay
14 disciplinary costs.

15 Therefore, this court should deny Respondent's requests for relief from costs or an
16 extension of time to comply with any order assessing costs.

17 Respondent's Application Should Be Denied Because This Court Does Not Have
18 Jurisdiction to Compromise A Client Security Fund Judgment.

19 Respondent's application seeks an "approval of compromise of Client Security Fund
20 judgment."⁸ While the Board of Governors of the State Bar of California has approved rule 285
21

22 ⁵ Respondent's Declaration, at paragraph 2.

23 ⁶ Respondent's Declaration, at paragraph 13.

24 ⁷ Respondent's Declaration, at paragraphs 8 and 18.

25 ⁸ Respondent's application, at page 7, and Respondent's Declaration, at paragraph 12.

1 concerning approval of agreements to compromise judgments for Client Security Fund payments
2 and assessments, "it will become effective only at such time as the Legislature and/or Supreme
3 Court authorize the comprise of Client Security Fund judgments."⁹

4 Since neither the Legislature nor the Supreme Court has authorized the compromise of
5 Client Security Fund judgments, this court is without jurisdiction to approve or order any such
6 compromise at this time. Besides, the State Bar has not agreed to such a compromise and none
7 is before this court for an approval.

8 Therefore, this court should deny Respondent's request for an approval of compromise of
9 Client Security Fund judgment.

10 CONCLUSION

11 Respondent's application should be denied because it fails to establish financial hardship
12 and this court does not have jurisdiction to compromise a Client Security Fund judgment.

13 Respectfully submitted,

14 THE STATE BAR OF CALIFORNIA
15 OFFICE OF THE CHIEF TRIAL COUNSEL

16
17 Dated: September 22, 2006

18 BY: 

19 ERIC H. HSU
20 Deputy Trial Counsel

21 Case No. 04-O-11930-RAH

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26 ⁹ Rule 285, under "State Bar Note" to the rule.

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RECEIVED

OCT 04 2005

OFFICE OF PROBATION
LOS ANGELES

Nujya Strawder
POB 25153
Anaheim, CA 92825
714/360-2991

In Pro Se

THE STATE BAR COURT
HEARING DEPARTMENT - LOS ANGELES

In the Matter of:

Nujya A. Strawder,

Respondent,

A Member of the State Bar,

No. 112402

Case No.: 04-O-11930

Supreme Court Case No. S131366

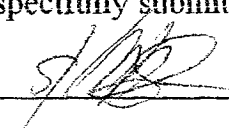
CONFIDENTIAL
SUPPLEMENTAL DECLARATION OF
NUJYA STRAWDER; REQUEST FOR
HEARING

[State Bar Rules of Procedure Rules 282, 285, 550, 951(b)]

Respondent Nujya Strawder hereby submits the following supplemental declaration in support of the Application for relief from Order Assessing Costs Against Respondent, Extension of Time to comply with Order and for order of approval of Proposed Compromise of Client Security Fund Judgment and for Extension of Time to Take and Pass the Multi-State Professional Responsibility Examination and request for the Court to exercise discretion and allow a hearing thereon pursuant to State Bar Rules of Procedure, Rule 282(d).

Dated: September 30, 2006

Respectfully submitted,


Nujya Strawder
Respondent

CONFIDENTIAL
Supplemental Declaration

1
2
3 **Supplemental Declaration**

- 4 1. I am the Respondent in the above-entitled action. I have personal knowledge of each
5 and every fact set forth in this Declaration and if called as a witness, in any proceeding, in
6 any forum, I could and would testify competently as set forth herein.
7
8 2. For the Court's information, in 1997, I was given the religious spelling of name and my
9 Godmother's surname, Nujah Muhammad, and I am in the process of adopting the use of
10 this name, as I clear and resolve my affairs.
11
12 3. In response to opposition of the Office of the Chief Trial Counsel, this supplemental
13 declaration is submitted in support of my underlying motion.
14
15 4. I have three minor children living with me, ages 12, 10 and 8, and three children living
16 with my ex-spouse, for whom I have a monthly child support obligation of \$421.00.
17
18 5. I have an extremely large arrearage of child support payments, which I have not been
19 able to meet, which I am also trying to compromise with COPA, as it also affects my
20 professional license and was an additional reason for suspension right shortly after I lost
21 custody of my children.
22
23 6. When I first learned of the child support order, I was already in arrears by approximately
24 14 months, due to service by my ex-spouse on an address that was not mine and was not of
25 record in the proceeding. A copy of a notice from the county office of support collections is
26 attached hereto as Exhibit "G" and incorporated herein by reference.
27
28 7. I re-applied for assistance in November, 2005, and was awarded approximately \$437.00,

CONFIDENTIAL

Supplemental Declaration

1 for December, 2005, with this sum increasing to approximately \$763.00 for January through
2 May, 2006. In June, due to some processing adjustment, I was increased to approximately
3 \$900.00. June, 2006, was my last receipt of cash benefits. I received food benefits in the
4 sum of approximately \$500.00 from January through September, 2006. I receive no
5 benefits from any source as of October 1, 2006, and have no income presently. I am still
6 seeking employment, and conducting my coursework to remain in good standing to receive
7 my certificate from school.
8

9
10 8. I also renewed my unemployment compensation claim and after a withholding for a
11 penalty for overpayment and the statutory waiting period, began receiving a weekly benefit
12 of \$96.00, with a 50% child support deduction.
13

14 9. I was evicted in February, 2006 from my last residence in Buena Park, through the
15 limited civil division of the Superior Court in Fullerton, California. My sister, who has paid
16 all the rent owed, with the exception of contributory amounts I could make from my
17 assistance benefits, had a garnishment on her income to cover the rent owed from our
18 previous landlord. My sister took a loan from her employer and we were able to move to
19 another residence in February, 2006. In August, 2006, after completing the garnishment,
20 my sister had another garnishment from the Buena Park rental.
21

22 10. I enrolled in Coastline Community College to obtain a certificate in gerontology and
23 business that would help me obtain credit toward my MCLE requirements and to enable me
24 to become employable. I was able to obtain a student loan through the federal needs-based
25 Stafford loan program. The amount of the loan was \$3,750.00. This sum was paid to me in
26
27
28

1 May, 2006 and paid for rent on our current housing for May, 2006 and June, 2006. A true
2 copy of my award letter is attached hereto as Exhibit "H" and incorporated by reference.

3
4 11. I did attend summer school, without any financial aid, to complete coursework. I
5 applied for the fall semester and my loan was funded for \$3,750.00 through the Stafford
6 program, and my financial advisor submitted me for a Perkins federal loan through the
7 college in the sum of \$1,500.00. At the time I received the loans, our rent was behind
8 \$230.00 for July, 2006, and all of July and August, 2006. A copy of the 3-day notice that
9 was served on my sister is attached hereto as Exhibit "I" and incorporated herein by
10 reference.
11
12

13 12. My loan payments were distributed to the landlord to cover the past due balances on the
14 rent, with the exception of \$1,634.00, which sums were used to pay for my telephone,
15 electric, gas and water bills, all of which, except the gas, had been shut off in my home for
16 weeks. A copy of the receipts for payment on these utilities in September, 2006 is attached
17 hereto as Exhibit "J" and incorporated herein by reference.
18

19 13. I also have a tax liability issue pending with the state of California that I am in the
20 process of trying to resolve. They assessed income to me for 1995 that I did not receive or
21 earn, based only on the number of years that I was in practice. A copy of the tax letter is
22 attached hereto as Exhibit "K" and incorporated herein by reference.
23
24

25 14. I accepted a temporary assignment indexing boxes for storage from September 14, 2006
26 through September 22, 2006. I was paid on September 29, 2006, and earned approximately
27 \$2,000.00. I used the money to pay the bills indicated and purchase food. I paid \$500.00
28

CONFIDENTIAL

Supplemental Declaration

1 for child care and paid \$300.00 for food for my children for this period.

2 15. This income provided food, shelter and utilities for my children and me, and child care.
3
4 My monthly residential expense, which I have not been able to pay consistently, in full,
5 [with the exception of the student loan payouts], since my suspension, has been between ½
6 of \$1,300.00 to ½ of \$1,800.00 per month since 1997.
7

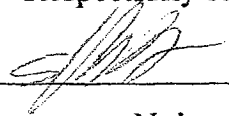
8 16. My sister, with other relatives, has paid for these expenses, as best they could, and now
9 are suffering financially because of me.

10 17. My concurrently filed corrected Financial Statement reflects the monthly expenses that I
11 incur. I have no expenses for clothing or luxuries, just necessities for myself and my
12 children, which I cannot meet.
13

14 18. The imposition of the cost and fee discipline is an extreme hardship on me and my
15 family, and I cannot pay it.
16

17 I declare under penalty of perjury under the laws of the state of California that the
18 foregoing is true and correct and that this Declaration is executed on September 29, 2006.
19

20 Respectfully submitted,

21 
22 _____
23 Nuja Strawder
24 Respondent
25
26
27
28

///

Exhibit “G”



John Reptogle, Director

County of Riverside
DEPARTMENT OF CHILD SUPPORT SERVICES

Office Locations: 2041 Iowa Avenue
Riverside, CA 92507 (951) 955-4100
1370 South State Street, Ste. A
San Jacinto, CA 92583 (951) 791-2000

47-950 Arabia Street
Indio, CA 92201 (760) 863-7100
1287 West Hobsonway
Blythe, CA 92225 (760) 921-5600

Website: www.riversidechildsupport.com
E-mail Address:

24 Hr. Case Pay Info:
(800) 521-2778

NUJYA [REDACTED]
PO BOX 25153
ANAHEIM, CA 92825-5153

Date: SEPTEMBER 12, 2006
Case #: 00000000
Phone Number: (951) 955-4100
Custodial Person:
REGINA [REDACTED]

DELINQUENCY NOTICE

We did not receive a payment on your case last month. Please be aware that your account is now delinquent. Interest may accrue on your unpaid account balance and we are required to take enforcement action to collect the amount due. Please make your payment immediately if you have not already done so.

If you have questions or need information, contact our office at (951) 955-4100 .
Thank you for your cooperation in this matter, we look forward to hearing from you.

DEPARTMENT OF CHILD SUPPORT SERVICES

By: KIM [REDACTED] NELSON

3733/33KMN1 LAS161



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Exhibit “H”

STUDENT COPY

September 08, 2006

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NUJA
CA 92582

Dear NUJA

We are pleased to notify you that you have been awarded financial aid to help you with your educational expenses. Eligible students have already been awarded the Board of Governors Fee Waiver (BOGFW) covering the enrollment and health fees prior to this letter.

Source:	2-FALL	3-SPRIN	Total
PERKINS LOAN	1,500	1,500	3,000
STAFFORD - SUBSIDIZED LOAN	1,750	1,750	3,500
STAFFORD - UNSUBSIDIZED LOAN	2,000	2,000	4,000
Total Awards:	5,250	5,250	10,500

Stafford Loans require both Entrance Counseling (for the first half of the loan) and Exit Counseling (for the second half). All loan counseling is now done online. Please go to this website: www.edfund.org and follow the directions for "EDTEST loan counseling". If you do not have computer or Internet access contact the office for help at 714-241-6239.

The Perkins Loan is a simple interest, 5% student loan. You make no payments while enrollment is maintained each Fall and Spring for at least 6 units. If you accept the loan, you will receive more detailed information, including expected check dates.

Neigh, I substituted the 5% simple interest Perkins Loan for the Federal Workstudy program because the first workstudy paycheck is not paid until November (it comes in the County payroll) and I think you and your family's need for funds is more immediate. The Perkins Loan has an entrance package separate from the Stafford Loan and is not online. If you accept the Perkins, the entrance

000079

Please be advised that CHANGES IN YOUR UNIT ENROLLMENT, YOUR ELIGIBILITY FOR FUNDS, AVAILABILITY OF FUNDS, OR CLERICAL ERROR MAY AFFECT BOTH THE AMOUNTS OF YOUR AWARD AND THE DATE FUNDS CAN BE GIVEN TO YOU. This award letter supersedes any previous letter.

PLEASE SIGN THIS LETTER (on the back) AND RETURN IT TO THE FINANCIAL AID OFFICE AS SOON AS POSSIBLE. (Don't delay—checks won't be mailed unless it's returned.) Thank you.

Your award was based on enrollment of Fall=12 Spring=12 units. PLEASE TELL THE FINANCIAL AID OFFICE IF YOU ADD OR DROP UNITS. REMEMBER, IF YOU DROP (OR ARE DROPPED BY YOUR TEACHERS) TO "0" UNITS BEFORE 11/03/2006 FOR THE FALL SEMESTER, YOU WILL OWE 50% OF THE AID RECEIVED. FOR SPRING, THE CUT-OFF DATE IS 04/17/2007.

AWARD
Independent

package will be sent immediately. Stafford loan processing is the same as last year.

(Campus based funds are limited and students receive either the Perkins Loan or Federal Workstudy. I suggest you accept the Perkins Loan and work through the One Stop Center for employment.)

Cynthia Franklin

000089

Exhibit “I”

THREE DAY NOTICE TO PAY RENT OR CURE

TO Thommasia
and all other tenants in possession of the premises describes as:

Address 1844
City of San Jacinto County of Riverside California

PLEASE TAKE NOTICE that the rent is now due and payable on the above-described premises which you currently hold and occupy.

Your rental account is delinquent in the amount itemized as follows:

Rental Period	August 24, 2006 to September 23, 2006	Rent due \$	1,830.00
Rental Period	July 24, 2006 to August 23, 2006	Rent due \$	1,830.00
Rental Period	June 24, 2006 to July 23, 2006	Rent due \$	230.00
Rental Period		Rent due \$	

TOTAL RENT DUE \$ 3,890.00

You are hereby required to pay said rent in FULL within three (3) days or to remove yourself from and deliver up possession of the above-described premises, or legal proceedings will be instituted against you to recover possession of said premises, to declare the forfeiture of the Lease or Rental Agreement under which you occupy said premises and to recover rents, together with \$600.00 punitive damages, with court costs and attorneys fees, according to the terms of your Lease or Rental agreement.

YOU ARE FURTHER NOTIFIED that by this notice your landlord, elects to, and does hereby declare a forfeiture of said lease or rental agreement if said rent is not paid in full.

Payment can ☒ in person at
be made ☐ by Mail addressed to

By: Cash ☐
By: Cashiers Check ☐
By: Money Order ☒
By: Personal Check ☐

Stanley L. Denson
Check or Cashier's Check to be made payable to
Stanley L. Denson
Person authorized to receive payment
1844 San Jacinto
Address where payment is to be made
San Jacinto, CA 92583
City, State, Zip
(951) 944-1111
Phone Number

Payment can be made between
the hours of
4:00 pm and 9:00 pm

☐ Monday - Through Friday
☒ Other Monday - Thursday

Dated this 28th day of August 2006

Stanley L. Denson
Owner/Manager/Attorney for Landlord

PROOF OF SERVICE

I, the undersigned, being at least 18 years of age, declare under penalty of perjury that I served the above notice, of which this is a true copy, on the above-mentioned tenant(s) in possession in the manner(s) indicated below:

- ☐ On _____, 20____, I handed the notice to the tenants.
☐ On _____, 20____, after attempting personal service, I handed the notice to a person of suitable age and discretion at the tenant's residence/business and mailed a copy to tenants residence by first class mail, postage prepaid.

☒ On August 28, 2006 after attempting service in both manners indicated above, I posted the notice on a conspicuous place at the tenant's residence, and mailed a copy to tenants residence by first class mail, postage prepaid.
Executed on August 28, 2006, at the City of San Jacinto, County of Riverside
State of California.

Served by Stanley L. Denson

Landlord's Legal Line
http://www.wine.net/evict
landlord@werner.net
Copyright 2007

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Exhibit “J”

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85 E. Parris Market
 85 E. Parris Market
 Lake Harris, CA 92571
 (951) 940-4000

Terminal ID: C3736 Teller: GENERAL
 September 19, 2006 07:51 PM

- Receipt Number -
 9222355800530002

Southern California Edison - (R)
 Stub Type : ENEGY

TRANS 2.12 - STUB(S) :
 ACCT# : 0000 11 TSN 530
 AMOUNT PAID : \$534.00

- PAYMENT(S) -
 CASH \$534.00
 TOTAL PAID: \$534.00
 TOTAL TENDERED: \$534.00
 CHANGE DUE: \$0.00

Real-time transaction.

Thank you for your payment. Your
 account has been updated. You do not
 need to call SCE. An order to
 reconnect your service(s) during the
 next business day has been issued.

Please verify all account information
 is correct before leaving the payment
 location.

Thank you for using CheckFreePay.

85 E. Parris Market
 85 E. Parris Market
 Lake Harris, CA 92571
 (951) 940-4000

Terminal ID: C3736 Teller: GENERAL
 September 19, 2006 07:49 PM

- Receipt Number -
 252470001

Eastern Municipal Water - (R)
 Stub Type : WATER

TRANS 001.1 - STUB(S) :
 ACCT# : 0000 11 TSN 530
 AMOUNT PAID : \$486.00

- PAYMENT(S) -
 CASH \$486.00
 TOTAL PAID: \$486.00
 TOTAL TENDERED: \$486.00
 CHANGE DUE: \$0.00

Real-time transaction.

Please verify all account information
 is correct before leaving the payment
 location.

Thank you for using CheckFreePay.

85 E. Parris Market
 85 E. Parris Market
 Lake Harris, CA 92571
 (951) 940-4000

Terminal ID: C3736 Teller: GENERAL
 September 19, 2006 07:52 PM

- Receipt Number -
 9222355800530003

Verizon West - (R)
 Stub Type : Phone

TRANS 003.1 - STUB(S) :
 ACCT# : 0000 11 TSN 530
 AMOUNT PAID : \$486.00

- PAYMENT(S) -
 CASH \$486.00
 TOTAL PAID: \$486.00
 TOTAL TENDERED: \$486.00
 CHANGE DUE: \$0.00

Real-time transaction.

Thank you for choosing Verizon.

Please verify all account information
 is correct before leaving the payment
 location.

Thank you for using CheckFreePay.

Exhibit “K”

Notice Date: 05/03/06

++++++11000000000000000000

NOTICE OF DUAL LIABILITY

☐ Check this box and indicate new address on reverse.

Account Number: ~~1-10230-000~~

Tax Year(s): 1995

NUJWA [REDACTED]
PO BX 25153
ANAHEIM CA 92825-5153

Balance Due: \$5,515.25

Pay By: 05/13/06

Return this part with your payment ↑

Keep this part for your records +

NOTICE OF DUAL LIABILITY Notice Date: 05/03/06

Our records show an outstanding child support obligation that has priority over your personal income tax liability. Under California law, collection of outstanding child support takes priority over collection of past due taxes for persons who have a legal obligation to pay the outstanding child support.

If we have issued a wage garnishment against you for past due taxes, we will release it until the child support obligation is satisfied. The release of wage garnishment does not cancel your personal income tax debt, it only delays our collection action on that debt until the child support obligation is satisfied.

If you have questions regarding the child support obligation, please call us at (916) 845-6700. Our representatives are available Monday through Friday from 7:30 a.m. to 5:00 p.m.

If you have questions regarding your personal income tax liability, please call us at (800) 689-4776 or (916) 845-7044, Monday through Friday from 7:30 a.m. to 5:00 p.m. You may make monthly tax liability payments through our Installment Agreement Program. For more information visit our Website at www.irs.gov. To request an installment agreement form, call (800) 338-0505 and follow the instructions for requesting forms, then enter code 949.

Your personal income tax liability shown above includes all payments and other credits applied to your account as of the date of this notice. **You must pay the full amount due by 05/18/06 to avoid additional interest and penalties.** If we do not receive the amount due within 30 days of the date of this notice, we may file a tax lien against your property (Government Code Section 7171).

TO PAY YOUR BALANCE:

1. Make your check or money order payable to the Franchise Tax Board.
2. Write your full name and account number on your check or money order.
3. Mail your payment to:
Franchise Tax Board
PO BOX 942867
Sacramento CA 94267-0011
4. No additional penalties or interest will accrue if we receive full payment within 15 days from the date of this notice.

000000

1 Nujya Strawder
2 POB 25153
3 Anaheim, CA 92825
4 714/360-2991

5 In Pro Se

6 **THE STATE BAR COURT**
7 **HEARING DEPARTMENT – LOS ANGELES**

8 In the Matter of:

9 Nujya A. Strawder,

10 Respondent,

11 A Member of the State Bar,

12 No. 112402

) Case No.: 04-O-11930

) Supreme Court Case No. S131366

) **CONFIDENTIAL**

) **DECLARATION OF THOMMARRIER**

) **PEOPLES**

) [*State Bar Rules of Procedure Rules 282, 285, 53*

) *951(b)*]

13
14
15
16 1. I am the sister of Respondent in the above-entitled action. I have personal knowledge of each
17 and every fact set forth in this Declaration and if called as a witness, in any proceeding, in any
18 forum, I could and would testify competently as set forth herein.

19 2. I have been assisting Respondent, my sister, with shelter and life necessities, with the help of
20 my other family members from 1994 through 2000. I have been assisting her by myself since 2000.

21 3. I have observed my sister seek employment on a near daily basis. She has been unsuccessful in
22 her efforts to find and maintain permanent employment in the legal field because of her status as a
23 disciplined attorney, and she has been generally overqualified for other positions sought. I have
24 presented her with a variety of job opportunities from various sources, assisted her with her resume,
25 wardrobe and interview skills. She has not yet been able to find work.

26 4. Her chronic unemployment has been a strain on our relationship and a drain on my financial and
27
28

CONFIDENTIAL

Declaration

1 physical health. I have cashed out all of my resources, obtained loans that I have been unable to re-
2 pay and suffered garnishments [when we were unable to pay rent and the landlord creditors
3 obtained judgment against me and garnished my wages]. I have had steady consistent employment
4 in my present position for over 8 years, and prior to that for 7 years.

5
6 5. I can no longer carry the burden of all costs of living for myself, my sister and her three minor
7 children. My income has been stretched beyond limit.

8
9 6. In January, 2006, we were, again, in arrears on rent and facing eviction. I suggested to my sister
10 to enroll in a community college to obtain a certificate in some field related to her education and
11 training that would give her employability. I assisted her with enrollment and the financial aid
12 process. We learned that she could obtain student loans and this enabled us to find another
13 residence.

14
15 7. Our landlord wanted us to move, and we were evicted in February, 2006 from our last residence
16 in Buena Park, through the court in Fullerton, California. I have been responsible for all the rent
17 owed, with the exception of small amounts my sister was able to make from her assistance benefits.
18 I have had four wage garnishments on my paycheck, successively, for rent judgments from places
19 we lived.

20
21 8. I have taken a loan from my job and borrowed from my retirement fund to enable us to have a
22 place to live. I just completed payment of a judgment garnishment in August, 2006 and was hit
23 with another in August, 2006 for the last eviction.

24
25 9. My sister obtained student loans in May for \$3,750.00 which covered two months rent for us,
26 from April, 2006 through May, 2006, and May, 2006 through June, 2006. We again fell in arrears
27 on our rent, as I was not able to pay the full amount. I have since been unable to make a payment
28 and we fell behind in July, August and September, 2006. My sister's fall loans came through in

CONFIDENTIAL

Declaration

-2-

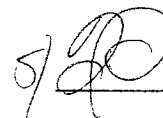
000088

1 September, 2006, and she caught our rent up so all we now owe is approximately \$700.00. My
2 sister's loan also paid the utilities, as our electric, water and phone services were disconnected, and
3 our gas was several months in arrears and due to be disconnected next.
4

5 10. My credit is wrecked and I have my own bills and expenses, and desire to continue my
6 education. I am unable to do so under present circumstances. If my sister is not able to have these
7 fees and costs waived we will both continue to suffer extreme hardship. Until she is employed, I
8 will have to find some resource to help her pay these costs so she won't be subject to another
9 disciplinary proceeding and lose her license altogether. I have no further resources to look to. I
10 have filed bankruptcy myself due to the severe financial strain this circumstance has placed us in.
11

12 11. The imposition of the cost and fee discipline is an extreme hardship on me and my sister and
13 she cannot afford to pay it.
14

15 I declare under penalty of perjury under the laws of the state of California that the foregoing is
16 true and correct and that this Declaration is executed on September 29, 2006 at Santa Ana,
17 California.
18



19
20 Thommarrier Peoples
21 Declarant
22
23
24
25
26
27
28

Respondent's Name: Nujya Strawder
Telephone: 714/360-2991
Address: POB 25153
Anaheim, CA 92825

THE STATE BAR COURT
OF THE STATE BAR OF CALIFORNIA
HEARING DEPARTMENT - ☒ LOS ANGELES ☐ SAN FRANCISCO

In the Matter of

Bar Number: Nujya A. Strawder,
112402
A Member of the State Bar.

CASE NO. 04-O-110930
Supreme Ct. Case No. S131366

**FINANCIAL DECLARATION IN SUPPORT OF
MOTION FOR RELIEF FROM OR EXTENSION
OF TIME TO PAY DISCIPLINARY COSTS**

The undersigned submits the following financial declaration in support of his/her motion for relief from or extension of time within which to pay the disciplinary costs assessed in the above-entitled proceedings:

1. ☒ I am currently receiving financial assistance under one or more of the following programs:
- a. ☐ SSI or SSP: The Supplemental Security Income or State Supplemental Payments Programs
 - b. ☐ AFDC: The Aid to Families with Dependent Children Program
 - c. ☒ Food Stamps: The Food Stamps Program September, 2006 final month
 - d. ☐ County Relief, General Relief or General Assistance

IF YOU ARE CURRENTLY RECEIVING FINANCIAL ASSISTANCE UNDER ONE OR MORE OF THE PROGRAMS LISTED IN 1, DO NOT COMPLETE THE REMAINDER OF THE FORM. PLEASE DATE AND SIGN THE FORM ON PAGE 4.

2. Are you presently both entitled to practice law and practicing law in the State of California or any other jurisdiction?

☐ Yes ☒ No

3. I am presently employed or self-employed. ☐ Yes ☒ No

Completed a temporary assignment [indexing boxes for storage] from September 6, 2006 through September 22, 2006. I was paid \$25.00 per hour for 88 hours. Total pay: \$2,200.00.

Case Name/No. Nujya A. Strawder

Case No. 04-O-11930

Supreme Court No. S131366

4. If the answer to 3 is Yes, the name, address and telephone number of my employer is:

Employer: Unemployed
Address: _____
Telephone: _____

5. My monthly income: See Attachment 5.

a. My gross monthly pay is [state average gross monthly receipts if self-employed]:
\$ _____

b. My payroll deductions are [specify purpose and amount]:

(1) _____ \$ _____
(2) _____ \$ _____
(3) _____ \$ _____
(4) _____ \$ _____

My total payroll deduction amount is: \$ _____

c. My monthly take-home pay [or average receipts less above deductions if self-employed]:
\$ None

d. The take-home pay [or average receipts less deductions, if self-employed] of my spouse and/or other persons living with me who contribute to the expense in 6 is:

(1) Sister: With garnishments approximately \$1,200.00
(2) _____ \$ _____

e. Other money I receive each month, or which I received within the preceding 90 days, [specify source and amount]:

(1) None \$ _____
(2) _____ \$ _____

f. MY TOTAL MONTHLY INCOME IS [state average monthly receipts less the above deductions if self-employed]: \$ _____ Average: \$1,854.00 [no income presently]

g. The number of people in my family, including me, supported by this income is [list below the name, age and relationship of all dependents]:

(1) Aria - Daughter
(2) Ahmad - Son
(3) Abdullah

Also obligated to support Sarissa, Reginald and Peter from previous marriage, two minors, one still in school.

Matter of: Nujya A. Strawder

Case No. 04-O-11930

Supreme Court No. S131366

Attachment 5.

Presently I have no employment or income. I received an email from Providus in Los Angeles, asking if I would like a work assignment. I started the temporary work assignment on Wednesday, September 6, 2006 and ended the assignment on September 22, 2006. My average income from January 2006, to present is \$1,854.00 cash [\$2,354.00 - \$503.00 food benefit].

\$4,715.00 – Benefits
\$ 768.00 – UI
\$4,500.00 – Food benefits
\$2,200.00 – Temp. work
\$3,750.00 – Student Loans [Spring]
\$5,250.00 – Student Loans [Fall]

Total: \$21,183.00.

Monthly average: \$2,354.00 – [\$1,854.00 cash; \$500.00 – food benefit].

Summary of income received:

\$900.00 in June, 2006 Assistance [increased from \$763.00 – final payment]]
\$500.00 per month food benefit [recently increased from \$483.00] from December, 2005
\$ 96.00 per week for unemployment from end of December, 2005 to end of April, 2006.
[6 week withholding for waiting period and re-payment and 50% deduction by the state for child support.]

Attachment 5.

Case Name/No. Nujya A. Strawder

Case No. 04-O-11930

Supreme Court No. S131366

Corrections to 09/29/06 handwritten statement completed in State Bar Office without records

- h. During the 90-day period preceding or following the date of this declaration, I have received or anticipate receiving the following funds or property not otherwise identified above **[include any tax refunds, gifts, grants, inheritances, etc.]**:

(1)	Student Loans	\$	5,250.00
(2)	Temp. work -09/13-09/22/06	\$	2,200.00*

6. My monthly expenses are:

a.	Office Overhead, if applicable [itemize on separate attachment]	
b.	Rent or house payment and maintenance	\$ 915.00*
c.	Food and household supplies	\$ 700.00
d.	Utilities and telephone	\$ 450.00
e.	Clothing	\$ 150.00
f.	Laundry and cleaning	\$ 200.00
g.	Medical and dental payments	\$
h.	Insurance (life, health, accident)	\$
i.	School, child care	\$
j.	Child and spousal support (prior marriage)	\$ 421.00
k.	Transportation and auto expenses	\$ 400.00
l.	Installment payments [specify purpose and amount] :	
(1)	\$
(2)	\$
(3)	\$
m.	Other expenses [specify purpose and amount] :	
(1)	\$
(2)	Personal care products; school supplies	\$ 200.00
(3)	\$
(4)	\$
(5)	\$
n.	MY TOTAL MONTHLY EXPENSES ARE: \$	3,436.00*

7. I own the following property:

None

- a. Cash \$
- b. Bank, savings and loan and/or credit union accounts **[list name of financial institution and type of account, including credit card accounts and other credit line agreements. State current balance for each account and identify any available credit if applicable]**:

(1)	None	\$
(2)	\$
(3)	\$
(4)	\$

*Prior to November, 2005, I had no income from December, 2004. This caused rent arrears and evictions. In November, I re-applied for aid. It was prorated fro December, 2005 and unemployment was not paid for 6 weeks. Rent and bills fell into arrears again June, 2006: Rent - \$5,720.00; Utilities - SCE, phone, EWD [water/trash/sewer] 3 mos. arrears - \$1,634.00; SCG in arrears \$886.00. Total: \$8,990.00. Frequent evictions and poor credit resulted in multiple moves, deposits and 1st and last month rent payments taking cash from regular monthly payments. My sister makes no contribution for utilities and food. She usually pays rent, car rental @ \$800.00 month, insurance.

Matter of: Nujya A. Strawder

Case No. 04-O-11930
Supreme Court No. S131366

Attachment 6.d.

My son has asthma and eczema which requires our household environment be regulated 24 hours a day. My son also requires hydration therapy. The need to regulate the environment for my son causes higher utility bills.

Case Name/No. Nuiya A. Strawder

Case No. 04-O-11930
Supreme Court No. S131366

c. Cars, other vehicles and boat equity [list make and year of each]:

None
(1) _____ \$ _____
(2) _____ \$ _____
(3) _____ \$ _____

d. Real estate equity [list address of property]:

None
(1) _____ \$ _____
(2) _____ \$ _____

e. Other personal property, e.g., jewelry, furniture, stocks, bonds, etc. [list separately, using additional page if necessary]:

None
(1) _____ \$ _____
(2) _____ \$ _____

f. Receivables [list all receivables, including any money owed to you by another party, and describe why any stated receivable is reasonably unavailable to pay costs]:

None
(1) _____ \$ _____
(2) _____ \$ _____

8. Other facts which support this application are [describe unusual medical needs, expenses for recent family emergencies or other unusual expenses. Use additional page, if necessary]:

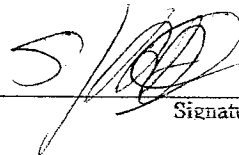
See previously filed Confidential Declaration of Strawder, and concurrently filed Supplemental Confidential Declaration of Strawder and Confidential Declaration of Peoples. I completed a handwritten Financial Statement in the Office of the State Bar Court – 6th Floor on Friday, September 29, 2006. I inadvertently did not complete a copy of page 3 for my records. After reviewing the Financial Statement with my records I submit this corrected Financial Statement in support of the Motion for hardship waiver.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct

Date: October 1, 2006

Nuiya Strawder

Print or Type Name



Signature

In Pro Se

In the Matter of:

Respondent,

No. 112402

Supreme Court Case No. S131366

PROOF OF SERVICE [MAIL]

/ / /

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PROOF OF MAIL SERVICE
State Bar No. 04-O-11930-RAH
Supreme Court Case No. S131366

I am at least 18 years of age, not a party to this action, and I am a resident of the county where the mailing took place. My residence or business address is P.O. Box 25153, Anaheim, California 92825.

I served a copy of: REPLY TO OPPOSITION TO RESPONDENT'S MOTION FOR RELIEF FROM COSTS; FINANCIAL STATEMENT; CORRECTED FINANCIAL STATEMENT; SUPPLEMENTAL CONFIDENTIAL DECLARATION OF STRAWDER; CONFIDENTIAL DECLARATION OF PEOPLES by enclosing the document in an envelope and depositing the sealed envelope with the United States Postal Service with the postage fully prepaid, with the envelope addressed as follows:

State Bar of California
Office of the
Chief Trial Counsel
Eric H. Hsu, Deputy
1149 South Hill Street
Los Angeles, CA 90015-2299

State Bar of California
Probation Department
Terri Goldade
1149 South Hill Street
Los Angeles, CA 90015-2299

I declare under penalty of perjury under the laws of the State of the United States that the foregoing is true and correct.

Date: October 2, 2006



Signature

RECEIVED

SEP 28 2006

STATE BAR COURT
CLERK'S OFFICE
LOS ANGELES

Respondent's Name: *Nujya Strawder*
Telephone: *714 360-2991*
Address: *POB 25153*

THE STATE BAR COURT
OF THE STATE BAR OF CALIFORNIA
HEARING DEPARTMENT - ☐ LOS ANGELES ☐ SAN FRANCISCO

In the Matter of *Nujya A. Strawder*
Bar Number: *112402*
A Member of the State Bar.

CASE NO. *04-0-11936*
Sup. Ct. 2 5131366

FINANCIAL DECLARATION IN SUPPORT OF
MOTION FOR RELIEF FROM OR EXTENSION
OF TIME TO PAY DISCIPLINARY COSTS

The undersigned submits the following financial declaration in support of his/her motion for relief from or extension of time within which to pay the disciplinary costs assessed in the above-entitled proceedings:

1. ☒ I am currently receiving financial assistance under one or more of the following programs:
- a. ☐ SSI or SSP: The Supplemental Security Income or State Supplemental Payments Programs
 - b. ☐ AFDC: The Aid to Families with Dependent Children Program
 - c. ☒ Food Stamps: The Food Stamps Program *Last mo.*
 - d. ☐ County Relief, General Relief or General Assistance

IF YOU ARE CURRENTLY RECEIVING FINANCIAL ASSISTANCE UNDER ONE OR MORE OF THE PROGRAMS LISTED IN 1, DO NOT COMPLETE THE REMAINDER OF THE FORM. PLEASE DATE AND SIGN THE FORM ON PAGE 4.

2. Are you presently both entitled to practice law and practicing law in the State of California or any other jurisdiction?

☐ Yes ☒ No

3. I am presently employed or self-employed. ☐ Yes ☒ No

I was employed, by independent contract during August, 2006 and part of September, 2006. Assignment ended September 22, 2006.

000098

Case Name/No.

Nijya A. Strander

04-0-11930

4. If the answer to 3 is Yes, the name, address and telephone number of my employer is:

Employer: _____
Address: None / _____
Telephone: _____

5. My monthly income: presently have no income. Last income received from unemployment compensation - 96.00/wk w/ 1/2 deducted for child support.

a. My gross monthly pay is [state average gross monthly receipts if self-employed]:
\$ None

b. My payroll deductions are [specify purpose and amount]:

(1) Medical Insurance \$ _____
(2) _____ \$ _____
(3) None \$ _____
(4) _____ \$ _____

My total payroll deduction amount is: \$ _____

c. My monthly take-home pay [or average receipts less above deductions if self-employed]:
\$ None /

d. The take-home pay [or average receipts less deductions, if self-employed] of my spouse and/or other persons living with me who contribute to the expense in 6 is:

(1) W. Spouse \$ _____
(2) _____ \$ _____

e. Other money I receive each month, or which I received within the preceding 90 days, [specify source and amount]:

(1) No other money \$ _____
(2) _____ \$ _____

f. MY TOTAL MONTHLY INCOME IS [state average monthly receipts less the above deductions if self-employed]: \$ _____

g. The number of people in my family, including me, supported by this income is [list below the name, age and relationship of all dependents]:

(1) Alia - daughter
(2) Ahmad - Son
(3) Abdullah - Son

Temporary
Benefits of
6 mos only
12/05 - 6/06

000099

Case Name/No.

Nijya Strander

04-0-11930

- h. During the 90-day period preceding or following the date of this declaration, I have received or anticipate receiving the following funds or property not otherwise identified above [include any tax refunds, gifts, grants, inheritances, etc.]:

(1) school loans - 3,200 in Sept. \$ 3200
(2) Temporary work assignment - \$ 1400
contract

6. My monthly expenses are:

a. Office Overhead, if applicable [itemize on separate attachment] Usually 1/2 rent of 183'
b. Rent or house payment and maintenance \$ 5850 / 3 mos
c. Food and household supplies \$ _____
d. Utilities and telephone \$ _____
e. Clothing \$ _____
f. Laundry and cleaning \$ _____
g. Medical and dental payments \$ _____
h. Insurance (life, health, accident) \$ _____
i. School, child care \$ _____
j. Child and spousal support (prior marriage) \$ _____
k. Transportation and auto expenses \$ _____
l. Installment payments [specify purpose and amount]:
(1) _____ \$ _____
(2) _____ \$ _____
(3) _____ \$ _____
m. Other expenses [specify purpose and amount]:
(1) _____ \$ _____
(2) _____ \$ _____
(3) _____ \$ _____
(4) _____ \$ _____
(5) _____ \$ _____
n. MY TOTAL MONTHLY EXPENSES ARE: \$ _____

7. I own the following property:

a. Cash \$ _____
b. Bank, savings and loan and/or credit union accounts [list name of financial institution and type of account, including credit card accounts and other credit line agreements. State current balance for each account and identify any available credit if applicable]:
(1) _____ \$ _____
(2) _____ \$ _____
(3) _____ \$ _____
(4) _____ \$ _____

Case Name/No.

Wojciech Strawder

04-0-11930

c. Cars, other vehicles and boat equity [list make and year of each]:

(1) none /
(2) /
(3) /

\$ /
\$ /
\$ /

d. Real estate equity [list address of property]:

(1) none /
(2) /

\$ /
\$ /

e. Other personal property, e.g., jewelry, furniture, stocks, bonds, etc. [list separately, using additional page if necessary]:

(1) none /
(2) /

\$ /
\$ /

f. Receivables [list all receivables, including any money owed to you by another party, and describe why any stated receivable is reasonably unavailable to pay costs]:

(1) none /
(2) /

\$ /
\$ /

8. Other facts which support this application are [describe unusual medical needs, expenses for recent family emergencies or other unusual expenses. Use additional page, if necessary]:

Please see attached Declaration of Strawder

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: 9-29-2006

Wojciech Strawder
Print or Type Name


Signature

1 Nujya Strawder
2 POB 25153
3 Anaheim, CA 92825
4 714/360-2991

5 In Propria Persona
6
7

8 **THE STATE BAR COURT**
9 **HEARING DEPARTMENT – LOS ANGELES**

10 In the Matter of:
11 Nujya A. Strawder,
12 Respondent,
13 A Member of the State Bar,
14 No. 112402
15

Case No.: 04-O-11930

Supreme Court Case No. S131366

**REPLY TO OPPOSITION TO RESPONDENT'S
MOTION FOR RELIEF FROM COSTS**

[State Bar Rules of Procedure Rules 282, 285, 550, 951(b)]

16
17 TO: THE HONORABLE RONALD M. GEORGE, Chief Justice of the California
18 Supreme Court, THE STATE BAR OF COURT, Hearing Department, MIKE A.
19 NISPEROS, JR., Chief Trial Counsel, ERIC H. HSU, Office of the Chief Trial Counsel,
20 TERRI GOLDADE, Office of Probation,
21

22 Respondent Nujya Strawder hereby replies to the Opposition of the Probation
23 Department and the Office of the Chief Trial Counsel as follows:
24

25 Respondent will withdraw the motion for extension of time to take and pass the Multi-
26 State Professional Responsibility Examination, in reliance on the allegations of the
27 opposition response of the Probation Department. Respondent seeks only to foreclose any
28 penalty from failing to take the exam with the time frame outlined in the motion, as

1 indicated by Ms. Goldade in the Probation Department's opposition.

2 Respondent replies to the opposition response of Mr. Hsu as follows:

3
4 Mr. Hsu stated, as comment only¹, that Respondent should be precluded from relief
5 for untimely filing of the motion. Mr. Hsu does not incorporate this comment in the body
6 of his legal argument, nor does he provide legal or factual grounds for this comment.
7

8 The argument set forth by Mr. Hsu opposes Respondent's motion on two grounds:

- 9 1. The absence of a financial statement.
- 10 2. The Court lacks jurisdiction to compromise a security fund judgment.
- 11

12 The first argument is addressed by the filing of the financial statement, inadvertently
13 omitted with the filing of the motion.

14 The second ground addresses only part of the relief requested. Respondent is seeking
15 modification of probation terms, inclusive of compromise and extension of time to pay all
16 or part of the restitution.
17

18 As no other grounds for argument were presented, Respondent requests the Court
19 grant the motion based on the financial statement and declaration of Respondent, and
20 waive the costs of discipline imposed, compromise the restitution as prayed for or
21 alternatively, grant Respondent additional time, based on financial hardship, to comply
22 with this term of probation to avoid a violation and penalty.
23
24

25 Respondent has no income, earned or otherwise, and no present ability to pay, as
26

27 ¹ In the "Introduction", page 2 of the State Bar's Opposition, Mr. Hsu stated that "Until now, Respondent has never,
28 brought a motion for relief from costs, despite her assertion that she has been experiencing financial hardship and
other "life crises" (sic) since about August 1995. [fn]. For Respondent's prior efforts to obtain relief for hardship,
see Declaration of Strawder filed concurrently herewith.

1 evidenced in the Declaration and the filed financial statement. Respondent has established
2 financial hardship, as contemplated by the rules and grant of the motion is proper as prayed.
3

4 WHEREFORE, Respondent respectfully requests the motion for relief be granted as
5 presented, or alternatively, that costs be waived, restitution payment be extended and time
6 to take and pass the Multi-State Professional Responsibility Examination be extended as
7 authorized by law. Dated: September 28, 2006
8

9 Respectfully submitted,

10 
11

12 Nujya Strawder
13 Respondent
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DECLARATION

1. I am the Respondent in the above-entitled action. I have personal knowledge of each and every fact set forth in this Declaration and if called as a witness, in any proceeding, in any forum, I could and would testify competently as set forth herein.

2. On or about January 4, 2002, I prepared and submitted for filing a Motion for Relief from Default of Probation Term and for Extension of Time to Satisfy Terms of Probation and submitted this document for filing with the State Bar Court with service on the State Bar Chief Trial Counsel. A true copy of this document is attached hereto as Exhibit "A" and made a part hereof by this reference.

3. On or about January 4, 2002, I prepared and submitted for filing a Motion for Relief from Default of Probation Term and for Extension of Time to Satisfy Terms of Probation and submitted this document for filing with the State Bar Court with service on the State Bar Chief Trial Counsel. A true copy of this document is attached hereto as Exhibit "A" and made a part hereof by this reference.

4. On or about July 10, 2003, I wrote and hand-delivered a letter to the Probation Department of the State Bar, referencing the motion I filed for waiver of costs and fees, modification of conditions of probation and time to take coursework due to hardship. A true copy of this document is attached hereto as Exhibit "B" and made a part hereof by this reference.

5. On September 11, 2003, Djinna M. Gochis, Chief Trial Counsel, wrote me a letter objecting to my financial declaration, stating that a showing that I was on state aid was insufficient showing of hardship for the Chief Trial Counsel of the State Bar, is attached

1 hereto as Exhibit "C" and made a part hereof by this reference.


2 6. On or about October 30, 2002, I prepared and submitted for filing a Motion for
3 Extension of Time to Satisfy Terms of Probation. A true copy of this document is attached
4 hereto as Exhibit "D" and made a part hereof by this reference.
5

6 7. On or about November 25, 2002, the Office of the Chief Trial Counsel, Dane C.
7 Dauphine, filed: 1) Response to Motion for Modification of Probation and 2) Response to
8 Motion for Relief from Costs and Stay of Suspension; Memorandum of Points and
9 Authorities. True copies of these documents are attached hereto as Exhibit "E" and "F",
10 respectively, and made a part hereof by this reference.
11

12 8. The statement by Eric H. Hsu, that I never made any effort to obtain hardship relief is
13 untrue.
14

15 9. I have no understanding of what is required by the State Bar to constitute the
16 legislatively authorized hardship waiver, if neither complete absence of income nor
17 inclusion on the county welfare rolls, is insufficient to convince the office of the Chief
18 Trial Counsel that I am experiencing financial hardship sufficient to constitute a basis for
19 relief under the hardship provisions of the State Bar Rules of Procedure.
20

21 Dated: September 28, 2006
22

23 
24 _____
25 Nujya Strawder
26 Respondent
27
28

PROOF OF PERSONAL SERVICE

State Bar No. 04-O-11930-RAH

Supreme Court Case No. S131366

I am at least 18 years of age, not a party to this action, and I am a resident of the county where the mailing took place. My residence or business address is P.O. Box 25153, Anaheim, California 92825.

I served a copy of: **REPLY TO OPPOSITION TO RESPONDENT'S MOTION FOR RELIEF FROM COSTS** by enclosing the document in an envelope and depositing the sealed envelope with the United States Postal Service with the postage fully prepaid, certified mail, return receipt requested, with the envelope addressed as follows:

State Bar of California
Office of the Chief Trial Counsel
Mike A. Nisperos, Jr.
Eric H. Hsu
Deputy Trial Counsel
1149 South Hill Street
Los Angeles, CA 90015-2299
213/765-1334

Supreme Court of California
Ronald Regan Building
300 South Spring Street - Floor 2
Los Angeles, CA 90013-1233

Terri Goldade
Trial Attorney
Dept of Probation
1149 South Hill Street
Los Angeles, CA 90015-2299

I declare under penalty of perjury under the laws of the State of the United States that the foregoing is true and correct.

Date: September 29, 2006

Signature

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Nujya Strawder
Post Office Box 25153
Anaheim, California 92825
Tel: 949/475-7450

In Pro Per

STATE BAR COURT
STATE BAR OF CALIFORNIA

In Re:)	Case No. S064918
)	
The Matter of:)	MOTION FOR RELIEF
)	FROM DEFAULT OF
NUJYA STRAWDER,)	PROBATION TERM AND
)	FOR EXTENSION OF
Respondent.)	TIME TO SATISFY TERMS
)	OF PROBATION

Respondent hereby moves this Court for an order relieving respondent from the default of satisfying probation terms of completing ethics coursework.

The motion is made on the grounds that good cause exists for granting of the default. The motion is made pursuant to CCP §473, and is supported by the attached Declaration of respondent..

Respondent has not been entitled to practice law in California since 1997. Additionally, respondent has not engaged in the practice of law since 1995. Respondent has further been involved in a number of personal and professional difficulties, stemming from state bar discipline and a difficult divorce and custody proceedings that have

prevented respondent from being professionally, physically and mentally able to secure regular income. As a result, respondent has been unable to timely satisfy these conditions of probation. Respondent has accumulated savings in a sum of \$200.00 which is short of that required to complete the two courses required under probation conditions.

No harm accrues to the public or the office of the trial counsel, by reason of grant of relief from default and an extension of time as respondent has not engaged in the practice of law since 1995. Respondent desires to complete the required ethics and trust accounting courses in August, 2002 in Los Angeles, and will register by the first week of August, 2002.

Respondent, however, stands to avoid the suffering of further and great detriment as the grant of relief and an extension will preclude the office of the trial counsel from pursuing additional disciplinary action against respondent.

It is therefore, respectfully requested that the Court grant relief from default of the condition requiring completion of the coursework by December 31, 2001, and further grant an extension to respondent up to and including October 31, 2002 to complete the coursework required by probation.

Dated: July 21, 2002

Respectfully submitted,

Nujya Strawder
Respondent

DECLARATION

I, Nujya Strawder, declare:

1. I am the respondent in the within action. I have personal knowledge of each fact set forth in this Declaration and if called as a witness in any proceeding, before this court, would and could testify competently as set forth herein.

2. I have not been entitled to practice law in California since 1997. Additionally, I have not engaged in the practice of law since 1995. I have further been involved in a number of personal and professional difficulties, stemming from state bar discipline and a difficult divorce and custody proceedings that have prevented me from being physically and mentally able to secure regular income. As a result, I have been unable to timely satisfy the coursework and restitution conditions of probation.

3. No harm accrues to the public or the office of the trial counsel by reason of grant of relief from default and an extension of time, as I have not engaged in the practice of law since 1995.

4. I stand to avoid sufferance of further loss and detriment as the grant of relief and an extension will preclude the office of the trial counsel from pursuing additional disciplinary action against respondent.

5. My present circumstances indicate that I would be able to complete the courses required by probation not later than August, 2002.

6. It is therefore, respectfully requested that the Court grant relief from default of the condition requiring completion of the coursework by December 31, 2001, and further grant an extension to respondent up to and including October 31, 2002 to complete the coursework required by probation.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that this Declaration is executed on January 4, 2002.

Nujya Strawder
Respondent

Nujya Strawder
P.O. Box 25153
Anaheim, CA 92825
714/592-4328

HAND DELIVERED

July 10, 2003

Eddie Esqueda
Probation Deputy
State Bar of California
1149 South Hill Street
Los Angeles, California 90015-2299

Re: S064918

Dear Mr. Esqueda:

We received your communication, without the State Bar's standard designation of Personal and Confidential on the envelope, dated July 3, 2003 this date and respond accordingly. As we recall, you were the attorney who came into the class during the Client Trust Account Course on November 15, 2002 and embarrassingly called us out publicly with regard to our hardship motion to waive fees. We categorically deny ever having written any check to pay for these courses, non-sufficient in funds or otherwise, or having any knowledge of anyone doing so on our behalf. We are distressed that our certificates of completion have been rescinded for this reason and that you have determined eight months later that we are in violation of our probation for an act we never committed. We wish to correct this immediately. As you will note, from our file, we have consistently been unable to pay the cost of these courses, which was the basis of our motion and request for some relief from our State Bar. Obviously there is something in your process and handling of our paperwork that we do not understand and conflicts with our position.

Please send copies of the checks that the Office of the Chief Trial Counsel presented to your Unit, with either our signature on our account, or presented by someone else as authorized to pay for these courses on our behalf. Further, please advise of the process in place in the State Bar structure to accord the justified and appropriate fee waiver, as we have requested consistently in the past.

We appreciate your attention to these matters.

Regards,

Nujya Strawder
cc: Office of the Chief Trial Counsel

"B"

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THE STATE BAR
OF CALIFORNIA

1149 SOUTH HILL STREET, LOS ANGELES, CALIFORNIA 90015-2299

OFFICE OF THE CHIEF TRIAL COUNSEL
INTAKE

TELEPHONE: (213) 765-1000
TDD: (213) 765-1566
FAX: (213) 765-1168
HTTP://WWW.CALBAR.CA.GOV

DIRECT DIAL: (213) 765-1226

September 11, 2003

PERSONAL AND CONFIDENTIAL

Nujya Strawder
Post Office Box 25153
Anaheim, California 92825

RE: Your request for the waiver of the Ethics School Fee

Dear Ms. Strawder:

A copy of your November 2002 motions including a financial declaration was forwarded to me at my request. You apparently made motions to be granted relief from costs and a motion to allow you additional time to complete conditions of your probation including attendance at Ethics School and CTA Class. Your motion related to costs also made a request to waive the fee for Ethics School and CTA School.

The State Bar did not oppose the motion to allow you extra time to complete conditions of probation. In fact, our office had previously not opposed a similar motion made in August 2002.

However, our office did oppose your request for relief from disciplinary costs and that was denied. Secondly, your request for the waiver of the fee for Ethics School and Client Trust Account was misdirected as the State Bar's opposition outlined. Attorneys seeking waiver of the fee for the courses provide the State Bar Intake unit with a fully completed financial statement and if it appears that there is a good basis, I will usually waive the fee.

However, reviewing the document that you filed with the court, which merely checks the fact that you receive AFDC, does not suffice. The financial declaration requires also some detailing of your expenses. You have indicated that you have not had regular employment, but any income and expenses should be disclosed. As was indicated in the opposition of our office in November 2002, you are requesting a benefit which others pay to receive and it is incumbent on you to provide a substantive basis for the request.

Please provide an updated, detailed financial history so that I can make a decision as to the propriety of waiving the fee.

VC

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Nujy Strawder
September 11, 2003
Page 2

I will give it serious consideration when I receive it.

Very truly yours,

A handwritten signature in black ink, appearing to read 'Djinna M. Gochis', written over the typed name.

Djinna M. Gochis
Assistant Chief Trial Counsel

DG/

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Nujya Strawder
Post Office Box 25153
Anaheim, California 92825
Tel: 949/475-7450

In Pro Per

STATE BAR COURT

STATE BAR OF CALIFORNIA

In Re:)	Case No. S064918
)	
The Matter of:)	MOTION FOR
)	EXTENSION OF TIME
NUJYA STRAWDER,)	TO SATISFY TERMS OF
)	PROBATION
Respondent.)	

Respondent hereby moves this Court for an order relieving respondent from the default of satisfying probation terms of completing ethics coursework.

The motion is made on the grounds that good cause exists for granting of the relief from default. The motion is made pursuant to CCP §473, and is supported by the attached Declaration of respondent.

Respondent was granted a prior extension of time to complete the Ethics Course and Trust Account Course of the State Bar by October 31, 2002. Due to hardship, Respondent has not been able to pay for the fees of the courses. Respondent was involved in an automobile accident in August, at which liability has been determined against

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Respondent. This additional financial burden has wiped out completely any savings accrued by Respondent to cover the costs of the required courses.

1 Just prior to the last course scheduled prior to October 31, 2002, Respondent made
2 contact with the State Bar employee Paula Gavalon who advised Respondent that the fee
3 could be deferred or waived for reasons of hardship.

4 Respondent has requested such hardship waiver and will be enrolled, without
5 present payment of fees, to complete the coursework required by November 30, 2002.
6

7 No harm accrues to the public or the office of the trial counsel, by reason of grant of
8 relief from default and an extension of time as respondent has not engaged in the practice
9 of law since 1995. Respondent desires to complete the required ethics and trust accounting
10 courses in November, 2002 in Los Angeles, and has completed the application for
11 enrollment.
12

13 Respondent, however, stands to avoid the suffering of further and great detriment as
14 the grant of relief and an extension will preclude the office of the trial counsel from pursuing
15 additional disciplinary action against respondent.
16

17 It is therefore, respectfully requested that the Court grant relief from default of the
18 condition requiring completion of the coursework by November 30, 2002 to complete the
19 coursework required by probation.

20 Dated: October 21, 2002

21
22 Respectfully submitted,

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24 _____
25 Nuja Strawder
26 Respondent
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DECLARATION

I, Nujya Strawder, declare:

1. I am the respondent in the within action. I have personal knowledge of each fact set forth in this Declaration and if called as a witness in any proceeding, before this court, would and could testify competently as set forth herein.

2. I have not been entitled to practice law in California since 1997. Additionally, I have not engaged in the practice of law since 1995. I have further been involved in a number of personal and professional difficulties, stemming from state bar discipline and a difficult divorce and custody proceedings that have prevented me from being physically and mentally able to secure regular income. As a result, I have been unable to timely satisfy the coursework and restitution conditions of probation.

Respondent was granted a prior extension of time to complete the Ethics Course and Trust Account Course of the State Bar by October 31, 2002. Due to hardship, Respondent has not been able to pay for the fees of the courses. Respondent was involved in an automobile accident in August, at which liability has been determined against Respondent. This additional financial burden has wiped out completely any savings accrued by Respondent to cover the costs of the required courses.

3. No harm accrues to the public or the office of the trial counsel by reason of grant of relief from default and an extension of time, as I have not engaged in the practice of law since 1995.

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4. I stand to avoid sufferance of further loss and detriment as the grant of relief and an extension will preclude the office of the trial counsel from pursuing additional disciplinary action against respondent.

5. By reason of the grant of a hardship waiver, as indicated by Paula Gavalon of the State Bar, I would be able to complete the courses required by probation by November 30, 2002.

6. It is therefore, respectfully requested that the Court grant relief from default of the condition requiring completion of the coursework by November 30, 2002, and further grant an extension to respondent up to and including November 30, 2002 to complete the coursework required by probation.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that this Declaration is executed on October 21, 2002.

Nujya Strawder
Respondent

PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF ORANGE

I am a resident of the above County, State of California. I am over the age of eighteen and not a party to the within action. My mail address is P.O. Box 25153, Anaheim, California 92825, Anaheim, California 92825.

On October 29, 2002, I served the MOTION FOR EXTENSION OF TIME TO SATISFY TERMS OF PROBATION on the interested parties at their last known address of record in this action by placing a true and correct copy thereof in a sealed envelope with postage thereon fully prepaid in the United States mail at Anaheim, California addressed as follows:

Brooke A. Schafer
Deputy Trial Counsel
The State Bar of California
1149 South Hill Street
Los Angeles, California 90015-2299

I declare under penalty of perjury that the foregoing is true and correct and that this Declaration is executed on October 29, 2002 at Anaheim, California.

Signature

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1 THE STATE BAR OF CALIFORNIA
2 OFFICE OF THE CHIEF TRIAL COUNSEL
3 DANE C. DAUPHINE, No. 121606
4 1149 South Hill Street
5 Los Angeles, California 90015-2299
6 Telephone: (213) 765-1000
7

8 THE STATE BAR COURT
9 HEARING DEPARTMENT - LOS ANGELES

10 In the Matter of) Case No. 93-0-19007 (S064918)
11 NUJYA A. STRAWDER,)
12 No. 112402,) RESPONSE TO MOTION FOR RELIEF FROM
13 A Member of the State Bar.) COSTS AND STAY OF SUSPENSION;
14) MEMORANDUM OF POINTS AND
15) AUTHORITIES
16) (Rules Proc. of State Bar, rule 282)

15 The State Bar of California, by and through Supervising Trial Counsel Dane C.
16 Dauphine, opposes the motion of Nujya A. Strawder ("Respondent") for relief from the payment
17 of the assessed costs imposed in this matter by order of the Supreme Court effective July 21,
18 2001. Respondent has not shown good cause for a waiver of all costs assessed against
19 Respondent in 1998 and 2001. As for her request that the court order that she be allowed to
20 complete Ethics School and Client Trust Account Record-Keeping Course without payment of
21 the required fees, the court should direct Respondent to make her request first to the State Bar.

22 This response is based upon Respondent's motion, the attached memorandum of points
23 and authorities, and all documents in the court's file in this matter.

24 Respectfully submitted,

25 THE STATE BAR OF CALIFORNIA
26 OFFICE OF THE CHIEF TRIAL COUNSEL

27 Dated: November 25, 2002

28 By: Dane C. Dauphine
Dane C. Dauphine
Supervising Trial Counsel

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1 MEMORANDUM OF POINTS AND AUTHORITIES

2 I. The law has established a policy requiring that disciplined attorneys pay costs in
3 order to defray the cost of the disciplinary system which otherwise is supported by fees
4 paid by all attorneys.

5 Any order imposing discipline "shall include a direction that the member shall pay costs."
6 (Bus. & Prof. Code, § 6086.10(a).) This mandate reflects the established policy "to defray the
7 cost" of maintaining the disciplinary system by requiring disciplined attorneys to pay reasonable
8 costs. (Bus. & Prof. Code, § 6086.10(b)(3).) The "recovery of costs in eligible cases should be
9 the norm in order to effectuate the statutory goal of recouping part of the costs of imposing
10 discipline from the specific attorney found culpable of misconduct." (*In the Matter of*
11 *Respondent J* (Review Dept. 1992) 2 Cal. State Bar Ct. Rptr. 273, 277.)

12 II. Respondent's motion does not provide support for a complete waiver of all costs
13 assessed against her in these disciplinary proceedings.

14 Respondent requests relief in full from the costs imposed by the Supreme Court's orders
15 in this case effective January 16, 1998, (which must be paid prior to Respondent's return to
16 active status) and July 21, 2001 (which must be paid over four years). Respondent does not
17 specifically identify the amount of the costs. She requests relief from the order that he pay costs
18 on the grounds that she presently lacks the financial resources to pay the sums. The rules
19 provide that, "[u]pon grounds of hardship, special circumstances or other good cause, a
20 respondent assessed costs under rule 280 may move for relief, in whole or in part, from the order
21 assessing those costs or may move for an extension of time to pay those costs." (Rules Proc. of
22 State Bar, rule 282(a).)

23 Respondent has not shown good cause to waive all costs assessed in this matter.
24 Respondent has been suspended from the practice of law since August 12, 1996, due to
25 nonpayment of membership fees. She has been suspended since July 21, 1997, for
26 noncompliance with a family support order. She has been suspended since January 16, 1998, as
27 the result of disciplinary proceedings. In support of her motion, Respondent discloses that she
28 receives benefits from the Aid to Families with Dependent Children Program and states that she

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1 is unable to maintain gainful employment. She also states that personal and professional
2 difficulties have prevented her from being physically and mentally able to secure regular income,
3 but she provides no support to show she has any current physical or mental disabilities. The
4 vague information provided does not provide good cause for the court to waive all disciplinary
5 costs in this matter.

6 **III. Respondent's motion for relief from payment of fees ethics school courses**
7 **should be denied.**

8 Respondent also requests that this court relieve her from payment of the fees to take
9 Ethics School and Client Trust Account Record-Keeping Course. There is no specific provision
10 for the court to grant such relief. In any case, Respondent must first make her request to the
11 State Bar. The State Bar will consider a request from Respondent for a waiver of the fees but
12 requires that Respondent disclose her income and expenses to support her claim that she cannot
13 afford to pay the fees.

14 The court should deny Respondent's request to relieve her from the fees for disciplinary
15 costs and direct her to make her request for a waiver of the fees to the State Bar which
16 administers the courses. At present, Respondent is requesting a benefit which others pay to
17 receive, and it is incumbent on her to justify her request.

18 Respectfully submitted,

19 THE STATE BAR OF CALIFORNIA
20 OFFICE OF THE CHIEF TRIAL COUNSEL

21 Dated: November 25, 2002 By: Dane C. Dauphine
22 Dane C. Dauphine
23 Supervising Trial Counsel
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1 DECLARATION OF SERVICE BY MAIL

2 **CASE NUMBER: 93-O-19007**

3 I, the undersigned, over the age of eighteen (18) years, whose business address and place of
4 employment is the State Bar of California, 1149 South Hill Street, Los Angeles, California 90015,
5 declare that I am not a party to the within action; that I am readily familiar with the State Bar of
6 California's practice for collection and processing of correspondence for mailing with the United
7 States Postal Service; that in the ordinary course of the State Bar of California's practice,
8 correspondence collected and processed by the State Bar of California would be deposited with the
9 United States Postal Service that same day; that I am aware that on motion of party served, service
is presumed invalid if postal cancellation date or postage meter date on the envelope or package is
more than one day after date of deposit for mailing contained in the affidavit. That in accordance
with the practice of the State Bar of California for collection and processing of mail, I deposited or
placed for collection and mailing in the City and County of Los Angeles, on the date shown below,
a true copy of the within

10 **RESPONSE TO MOTION FOR RELIEF FROM COSTS AND STAY OF SUSPENSION;**
11 **MEMORANDUM OF POINTS AND AUTHORITIES**

12 in a sealed envelope placed for collection and mailing at Los Angeles, on the date shown below,
13 addressed to:

14 Nujya A. Strawder
15 P. O. Box 25153
Anaheim, CA 92825-5153

16 in an inter-office mail facility regularly maintained by the State Bar of California addressed to:

17 **N/A**

18 I declare under penalty of perjury under the laws of the State of California that the foregoing is
19 true and correct. Executed at Los Angeles, California, on the date shown below.

20
21 DATED: 11/25/02

SIGNED: 

Colleen George-Juarez
Declarant

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1 THE STATE BAR OF CALIFORNIA
2 OFFICE OF THE CHIEF TRIAL COUNSEL
3 DANE C. DAUPHINE, No. 121606
4 1149 South Hill Street
5 Los Angeles, California 90015-2299
6 Telephone: (213) 765-1000
7

8 THE STATE BAR COURT
9 HEARING DEPARTMENT - LOS ANGELES

10 In the Matter of) Case No. 00-PM-13871 (S064918)
11 NUJYA A. STRAWDER,)
12 No. 112402,) RESPONSE TO MOTION FOR MODIFICATION
13) OF PROBATION
14) (Rules Proc. of State Bar, rules 320(a) & 550)
15 A Member of the State Bar.)

16 The State Bar of California, by and through Supervising Trial Counsel Dane C.
17 Dauphine, does not oppose the motion of Nujya A. Strawder ("Respondent") for modification of
18 conditions of her probation to allow her additional time until October 31, 2002, to complete
19 Ethics School and the Client Trust Account Record-Keeping Course.

20 This response is based upon Respondent's motion and all documents in the court's file in
21 this matter.

22 Respectfully submitted,

23 THE STATE BAR OF CALIFORNIA
24 OFFICE OF THE CHIEF TRIAL COUNSEL

25 Dated: November 25, 2002

26 By:

Dane C. Dauphine
Dane C. Dauphine
Supervising Trial Counsel

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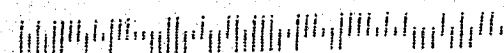
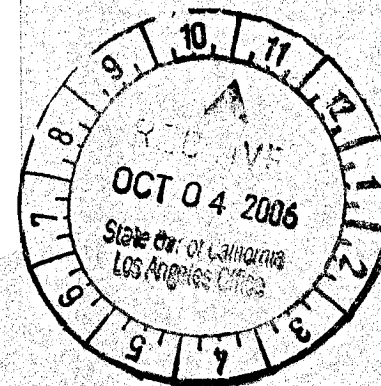
OCT 04 2006

OFFICE OF PROBATION
LOS ANGELES

N. Strawder
POB 25153
Anaheim, CA 92825

Terri Goldade - Trial Counsel
State Bar of California
Probation Department
1149 South Hill Street
Los Angeles, CA 90015-2299

FIRST CLASS



IN THE MATTER OF
NUJYA A. STRAWDER

CASE NO(s): S131366

(Probation)

(For Office of Probation Use Only)

FILED

OCT 04 2006

OFFICE OF PROBATION
LOS ANGELES

QUARTERLY REPORT

Due: ☐ January 10, _____ ☐ April 10, _____ ☐ July 10, _____ ☒ October 10, 2006
☐ Final Report Due: May 28, 2010

Please make sufficient copies of this form for future use and mail reports when due to State Bar of California, Attn: Office of Probation, 1149 South Hill Street, Los Angeles, California 90015-2299.

Place an "X" before each of the statements below that applies to you:

Compliance with State Bar Act and Rules

☒ During the preceding calendar quarter, I have complied with all provisions of the State Bar Act and Rules of Professional Conduct.

Suspension

☒ I did not practice law at any time during the preceding calendar quarter or applicable portion thereof during which I was suspended pursuant to the Supreme Court order in this case.

☐ I filed my affidavit of compliance with Rule 955 and served a copy on the Probation Unit on _____.

Current Address

☒ During the preceding calendar quarter, I changed my address for State Bar purposes. I have reported the change of address to the Membership Records Office of the State Bar of California as prescribed by section 6002.1 of the Business and Professions Code.

Multi-State Professional Responsibility Examination

- ___ I have registered for the MPRE given on _____
- ___ I have taken the MPRE given on _____ and am awaiting the results.
- ___ I passed the MPRE given on _____
- ___ I did not pass the MPRE given on _____ and have re-scheduled to take the examination given on _____.

Restitution

- ___ I have completed restitution, and attached are front/back copies of the cancelled checks or a declaration (**must include amount and date paid**) from the payee acknowledging receipt of the payment.
- ___ I have made monthly or quarterly restitution payments, and attached are front/back copies of the cancelled checks or a declaration (**must include amount and date paid**) from the payee acknowledging receipt of the payment.
- ☒ Motion pending to waiver fees costs and restitution or extend time.

I declare under penalty of perjury under the laws of the State of California that all of the information provided in this report is true and accurate.

Date: October 2, 2006


(Signature)

PROOF OF MAIL SERVICE
State Bar No. 04-O-11930-RAH
Supreme Court Case No. S131366

I am at least 18 years of age, not a party to this action, and I am a resident of the county where the mailing took place. My residence or business address is P.O. Box 25153, Anaheim, California 92825.

I served a the original Quarterly Report for October, 2006, on the State Bar Office of Probation, Eddie Esqueda, Deputy by enclosing the document in an envelope and depositing the sealed envelope with the United States Postal Service with the postage fully prepaid, with the envelope addressed as follows:

State Bar of California
Probation Department
Eddie Esqueda, Deputy
1149 South Hill Street
Los Angeles, CA 90015-2299

I declare under penalty of perjury under the laws of the State of the United States that the foregoing is true and correct.

Date: October 2, 2006



Signature



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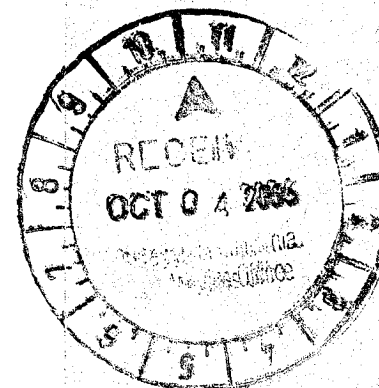
OCT 04 2006

OFFICE OF PROBATION
LOS ANGELES

N. Strawder
POB 25153
Anaheim, CA 92825

State Bar of California
Probation Department
1149 South Hill Street
Los Angeles, CA 90015-2299

Attn: Eddie Esqueda, Deputy



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RECEIVED

OCT 16 2006

OFFICE OF PROBATION
LOS ANGELES

Nujya Strawder
POB 25153
Anaheim, CA 92825
714/360-2991

In Pro Se

**THE STATE BAR COURT
HEARING DEPARTMENT – LOS ANGELES**

In the Matter of:) Case No.: 04-O-11930
Nujya A. Strawder,) Supreme Court Case No. S131366
Respondent,)
A Member of the State Bar,) RESPONDENTS' ERRATA TO
No. 112402) 10/01/2006 FINANCIAL STATEMENT
) DECLARATION

Respondent Nujya Strawder hereby submits this Errata to Financial Declaration dated October 2, 2006 and in support thereof state as follows:

1. On October 1, 2006 Respondent executed and served on the Office of the Chief Trial Counsel and the State Bar Department of Probation a Financial Declaration Statement, simultaneously sent by mail for filing with the California State Bar Court.
2. In the caption and title of the October 1, 2006 Financial Statement Declaration Respondent inadvertently omits the words Amended Financial Statement with Supplement and Attachments, from this document which corrects and supplements the September 28, 2006 Handwritten Financial

Statement Declaration completed from recollection in the office of the
State Bar Court, without reference records for accuracy.

3. The caption and title in the October 1, 2006 Financial Statement
Declaration should read as follows:
AMENDED FINANCIAL STATEMENT WITH SUPPLEMENT AND
ATTACHMENTS.

Dated: October 5, 2006

Respectfully submitted,



Nujya Strawder
Respondent

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PROOF OF MAIL SERVICE
State Bar No. 04-O-11930-RAH
Supreme Court Case No. S131366

I am at least 18 years of age, not a party to this action, and I am a resident of the county where the mailing took place. My residence or business address is P.O. Box 25153, Anaheim, California 92825.

I served a copy of: FINANCIAL STATEMENT DECLARATION ERRATA by enclosing the document in an envelope and depositing the sealed envelope with the United States Postal Service with the postage fully prepaid, with the envelope addressed as follows:

State Bar of California

Office of the

Chief Trial Counsel

Eric H. Hsu, Deputy

1149 South Hill Street

Los Angeles, CA 90015-2299

State Bar of California

Probation Department

Terri Goldade

1149 South Hill Street

Los Angeles, CA 90015-2299

I declare under penalty of perjury under the laws of the State of the United States that the foregoing is true and correct.

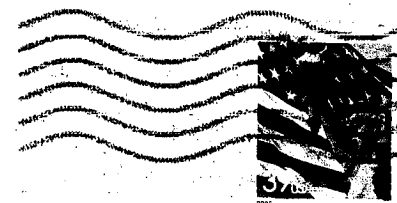
Date: October 6, 2006


Signature

21000

SANTA ANA CA 927

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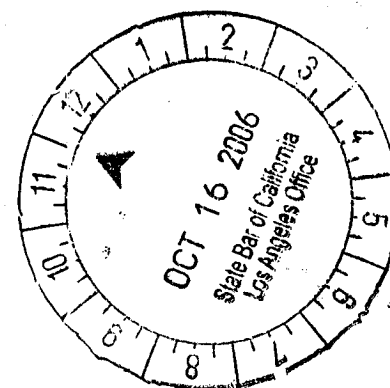
RECEIVED

OCT 16 2006

OFFICE OF PROBATION
LOS ANGELES

Strawder
POB 25153
Anaheim, CA 92825

State Bar of California
Probation Department
Terri Goldade
1149 South Hill Street
Los Angeles, CA 90015-2299



933 3002



THE STATE BAR
OF CALIFORNIA

1149 SOUTH HILL STREET, LOS ANGELES, CALIFORNIA 90015-2299

OFFICE OF PROBATION

OFFICE OF PROBATION
ADDRESS VERIFIED

TELEPHONE: (213) 765-1000
TDD: (213) 765-1566
FAX: (213) 765-1439
<http://www.calbar.ca.gov>

OCT 19 2006

October 19, 2006

BY: JS

Nujya A. Strawder
P O Box 25153
Anaheim CA 92825

In re: S131366

In the Matter of Nujya A. Strawder

Dear Ms.Strawder:

This is to acknowledge receipt of your October quarterly report, and to once again advise you that the Office of Probation has not received your quarterly report that was due by April 10, 2006. Please submit the missing report upon receipt of this letter.

Also, we have been informed that the phone number you have listed with Membership Records, (714)491-8965, has not been yours for at least 2 years. Please be reminded that you are required to report, and in no event in more than ten (10) days, to the Membership Records Office of the State Bar and the Office of Probation, all changes of information including current office or other address for State Bar purposes as prescribed by section 6002.1 of the Business and Professions Code.

I have enclosed a change of address form for your convenience.

Sincerely,

Eddie Esqueda
Probation Deputy



/ee
Enclosure

000144



The State Bar of California
Membership Records
180 Howard Street
San Francisco, CA 94105-1639

Address Change Form

Questions:  (415) 538-2000  memrec@calbar.ca.gov

Member Number: _____

Member Name: _____

Firm Name: _____

Address: _____

Address: _____

City: _____

State: _____

Zip or Postal Code: _____

Country: _____

Phone: _____

Fax: _____

*Public e-mail: _____

*Public e-mail addresses are posted on the State Bar Web site. *You may leave this blank if you do not want an e-mail address to be displayed.*
Please see the State Bar Web site: calbar.ca.gov/members if you wish to provide a private e-mail address to be used only for State Bar communications.

In order for the State Bar to update your membership record, this request must be accompanied by a photocopy of one piece of identification. Accepted examples: driver's license, bar card, passport, California ID card, military ID card, birth certificate. As an alternative, you may update your address yourself, by going to the Web site at calbar.ca.gov, clicking on Member Login, and using our new service, "My State Bar Profile."

☐ Identity document attached: _____

Signature: _____

Effective Date: _____

(M M D D Y Y)

IMPORTANT NOTE: Address records maintained by the Membership Records Department are public records subject to disclosure upon request. They are posted on the State Bar's Web site.

If you submit an address change and do not receive a fee notice by January 1st of the following year, contact Membership Billing Services at (415) 538-2360.

If you are a shareholder of a law corporation or an authorized partner in a limited liability partnership (LLP) and this also constitutes an address change for the law corporation or LLP, please initial here _____

Law Corporation or LLP Name: _____

Certificate of Registration Number: _____

Fax to: (415) 538-2576

(Fax Cover Sheet NOT necessary)

FOR OFFICIAL USE ONLY

DL: _____
Bar card: _____
Passport: _____
ID card: _____
Other: _____

IN THE MATTER OF
NUJYA A. STRAWDER

CASE NO(s): S131366
(Probation)

(For Office of Probation Use Only)

~~RECEIVED~~
FILED

NOV 22 2006

OFFICE OF PROBATION
LOS ANGELES

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QUARTERLY REPORT

Due: ☐ January 10, _____ ☒ April 10, 2006 ☐ July 10, _____ ☐ October 10, _____
☐ Final Report Due: May 28, 2010

Please make sufficient copies of this form for future use and mail reports when due to State Bar of California, Attn: Office of Probation, 1149 South Hill Street, Los Angeles, California 90015-2299.

Place an "X" before each of the statements below that applies to you:

Compliance with State Bar Act and Rules

☒ During the preceding calendar quarter, I have complied with all provisions of the State Bar Act and Rules of Professional Conduct.

Suspension

☒ I did not practice law at any time during the preceding calendar quarter or applicable portion thereof during which I was suspended pursuant to the Supreme Court order in this case.

___ I filed my affidavit of compliance with Rule 955 and served a copy on the Probation Unit on _____.

Current Address

___ During the preceding calendar quarter, I changed my address for State Bar purposes. I have reported the change of address to the Membership Records Office of the State Bar of California as prescribed by section 6002.1 of the Business and Professions Code.

Multi-State Professional Responsibility Examination

___ I have registered for the MPRE given on _____

___ I have taken the MPRE given on _____ and am awaiting the results.

___ I passed the MPRE given on _____

___ I did not pass the MPRE given on _____ and have re-scheduled

to take the examination given on _____.

Restitution

- ___ I have completed restitution, and attached are front/back copies of the cancelled checks or a declaration (**must include amount and date paid**) from the payee acknowledging receipt of the payment.
- ___ I have made monthly or quarterly restitution payments, and attached are front/back copies of the cancelled checks or a declaration (**must include amount and date paid**) from the payee acknowledging receipt of the payment.

I declare under penalty of perjury under the laws of the State of California that all of the information provided in this report is true and accurate.

Date: 11-22-2006


(Signature)

MODE = MEMORY TRANSMISSION

START=JAN-09 11:56

END=JAN-09 11:58

FILE NO.=015

STN
NO.

COMM.

ONE-TOUCH/
ABBR NO.

STATION NAME/TEL NO.

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PAGES

DURATION

003/003

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-OFFICE OF PROBATION -

***** -STATE BAR OF CA - *****

213 765 1439- *****



THE STATE BAR
OF CALIFORNIA

1149 SOUTH HILL STREET, LOS ANGELES, CALIFORNIA 90015-2299

OFFICE OF PROBATION

TELEPHONE: (213) 765-1000
TDD: (213) 765-1566
FAX: (213) 765-1439
<http://www.calbar.ca.gov>

FACSIMILE COVER SHEET

DATE: 1-9-07

TO: Nujia Strawder

FAX No.: (320) 306-6560

FROM: Eddie Esqueda
Office of Probation, State Bar of California

PHONE No. (213) 765-1482

Number of pages (including cover sheet): 3

RE: As requested, please find a copy
of your quarterly report form.

☐ Will follow in U.S. Mail

☒ Will NOT follow in U.S. Mail

FACSIMILE PRIVACY NOTICE: This facsimile transmission with its contents may contain sensitive, confidential and/or legally privileged information. This communication is solely for the use of the intended recipient(s) named above. Unauthorized interception, review, use or disclosure is prohibited and may violate applicable laws. If you are not the intended recipient, please contact the sender and destroy all copies of the communication.

000150

<p>IN THE MATTER OF NUJYA A. STRAWDER</p> <p>CASE NO(s): S131366 (Probation)</p>	<p><i>(For Office of Probation Use Only)</i></p>
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QUARTERLY REPORT

Due: ☐ January 10, _____ ☐ April 10, _____ ☐ July 10, _____ ☐ October 10, _____
☐ Final Report Due: May 28, 2010

Please make sufficient copies of this form for future use and mail reports when due to State Bar of California, Attn: Office of Probation, 1149 South Hill Street, Los Angeles, California 90015-2299.

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- ___ I have made monthly or quarterly restitution payments, and attached are front/back copies of the cancelled checks **or** a declaration (**must include amount and date paid**) from the payee acknowledging receipt of the payment.

I declare under penalty of perjury under the laws of the State of California that all of the information provided in this report is true and accurate.

Date: _____

(Signature)

<p>IN THE MATTER OF NUJYA A. STRAWDER</p> <p>CASE NO(s): S131366 (Probation)</p>	<p style="text-align: center;">FILED</p> <p style="text-align: center;">(For Office of Probation Use Only)</p> <p style="text-align: center;">JAN 10 2007 <i>SR</i></p> <p style="text-align: center;">OFFICE OF PROBATION LOS ANGELES</p>
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QUARTERLY REPORT

Due: ☒ January 10, 2007 ☐ April 10, _____ ☐ July 10, _____ ☐ October 10, _____
☐ Final Report Due: May 28, 2010

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☐ I did not pass the MPRE given on _____ and have re-scheduled.

to take the examination given on _____.

Restitution

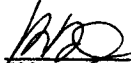
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____ I have made monthly or quarterly restitution payments, and attached are front/back copies of the cancelled checks or a declaration (**must include amount and date paid**) from the payee acknowledging receipt of the payment.

Motion to modify probation to be filed by 1-19-2007

I declare under penalty of perjury under the laws of the State of California that all of the information provided in this report is true and accurate.

Date: 1-10-2007 _____


(Signature) _____

PROOF OF SERVICE

State Bar No. 04-O-11930-RAH
Supreme Court Case No. S131366

I am at least 18 years of age, not a party to this action, and I am a resident of the county of Orange. My business address is P.O. Box 25153, Anaheim, California 92825.

I served a the original Quarterly Report for January, 2007, on the State Bar Office of Probation, Eddie Esqueda, Deputy by enclosing the document in an envelope and personally leaving a copy in a sealed envelope addressed as follows:

State Bar of California
Probation Department
Eddie Esqueda, Deputy
1149 South Hill Street
Los Angeles, CA 90015-2299

I declare under penalty of perjury under the laws of the State of the United States that the foregoing is true and correct.

Date: January 10, 2007



Signature

Nujya Strawder
POB 25153
Anaheim, CA 92825
714/360-2991

In Pro Se

RECEIVED

JAN 22 2007

OFFICE OF PROBATION
LOS ANGELES

THE STATE BAR COURT
HEARING DEPARTMENT – LOS ANGELES

In the Matter of:
Nujya A. Strawder, Respondent,
A Member of the State Bar,
No. 112402

Case No.: 04-O-11930

Supreme Court Case No. S131366

**MOTION; MEMORANDUM OF POINTS AND
AUTHORITIES; AND DECLARATION IN
SUPPORT OF EARLY TERMINATION OR
MODIFICATION OF PROBATION; REQUEST
FOR HEARING**

[State Bar Rules of Procedure Rules 550, 551]

Respondent hereby makes a motion for and Order granting early termination of probation or in the alternative, modifying probation pursuant to California State Bar Rules of Procedure, Rule 551.

The motion is made on the grounds that the relief consistent with the protection of the public; the successful rehabilitation of respondent, including substantial compliance by respondent with terms of probation; and the maintenance of the integrity of the legal profession. The interest of the public are preserved and the termination or modification of probation serves the objective of probation.

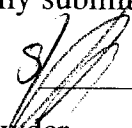
This application is based upon the fact that relief is warranted and granting the motion will be fully consistent with the objectives of probation as provided by Rule 551. The application is

further based on the attached declarations, the memorandum of points and authorities, the documentary evidence attached hereto, and such other evidence as the State Bar Court may consider necessary and proper.

Respondent further requests a hearing on the within motion pursuant to Rule 550, subsection 4.

Dated: January 19, 2007

Respectfully submitted,



Nujya Strawder
Respondent

MEMORANDUM OF POINTS AND AUTHORITIES

The Requested Relief is Clearly Set Forth By

Respondent's Declaration And Is Warranted Under the Facts

Rules of Procedure of the State Bar of California, Rule 550, subsection 3., 1.

A motion for termination of probation may be made six months after the effective date of the Order imposing Probation. It has been more than six months since the order imposing probation in this case was made against respondent.

The facts set forth in the within declaration demonstrate that the request is consistent with the protection of the public. The basis of the current order of protection is based upon the inability of respondent to pay restitution to the client security fund. The protection of public interest will not be compromised or jeopardized by the early termination or modification of respondent's probation.

Respondent has been rehabilitated. Respondent has been counseled and completed coursework regarding law office administration, and professional ethics, and has participated in counseling and self-study to assure compliance with necessary conditions that the integrity of the legal profession will be maintained and the objectives of probation to rehabilitate respondent have been served. Respondent has substantially complied with the conditions of probation. The conditions of probation with which respondent has been unable to comply should be excused on the basis of financial inability and extreme hardship. In all other respects, respondent has satisfactorily complied with the conditions of probation.

The conditions for grant of relief of termination are present and respondent should be permitted to terminate probation as permitted under the rules. Respondent is still obliged to

satisfactorily complete the Multistate Professional Responsibility Examination and petition for reinstatement. These conditions are not inconsistent with the termination of probation and in view of the facts that demonstrate the relief is consistent with the public's protection, that respondent is successfully rehabilitated and that the integrity of the profession is maintained, relief should be granted.

Respondent's financial hardship in conjunction with special circumstances rendered respondent unable to pay restitution and reflect in no manner respondent's acknowledgement of the necessity of discipline and probation. The ongoing financial hardship, has, however, rendered respondent unable to maintain a living wage, and operate on any level in the profession for which respondent has trained and practiced. State Bar records reflect an end to the probation terms in 2005. The probation continues because of further discipline imposed based entirely on respondent's financial hardship.

Respondent has not practiced law since 1995 and in accord with Rule 550, no harm or injury has accrued or will accrue to the public by modification of these terms of Respondent's probation.

Respondent's discipline, after 1997, has been solely a result of financial hardship and special circumstances which rendered Respondent unable to comply with the financial aspects of the Order, and unable to access records and files, due also to financial hardship, resulting in inability to timely report.

The most telling fact is that if respondent had been in a financial position to pay disciplinary costs and restitution, there would have been no additional instances of discipline and probation. Probation would have been completely terminated in 2005.

The Grant of the Request will be Fully Consistent

with the Objectives of Probation as Provided by the Rule

Rules of Procedure of the State Bar of California, Rule 550, subsection 3., 2.

The grant of the requested relief is warranted based on the financial hardship of Respondent, a condition expressly allowed for in the Rules, and the lack of any injury to the public or detriment to public interest, while conversely balanced with the extreme hardship and continuing injury to respondent.

The grant of the requested relief is also fully consistent with the objectives of probation as outlined in the probation terms, order and Rules. Respondent will continue to suffer financial hardship, based on the inability to utilize the educational and skill sets for which she has trained since age 4. The continued inability to earn will undoubtedly cause additional and further disciplinary action. Another disciplinary proceeding is imminent and has been promised as exceptionally harsh [included disbarment] unless probation is satisfied.

Under the present condition of Respondent's financial hardship and the special circumstances that give rise thereto, Respondent will be unable to avoid a probation violation unless the relief requested herein is granted.

WHEREFORE, Respondent requests relief pursuant to *State Bar Rules of Procedure* Rules 550, for:

1. Early termination of probation, specifically, the condition to comply with the terms of restitution; or alternatively
2. The modification of this term of probation for restitution , to be extended to a future time, not less than two years for compliance.

Dated: January 19, 2007

Respectfully submitted,

A handwritten signature in dark ink, appearing to be 'Nuja Strawder', written over a horizontal line.

Nuja Strawder
Respondent

Declaration

1. I am the Respondent in the above-entitled action. I have personal knowledge of each and every fact set forth in this Declaration and if called as a witness, in any proceeding, in any forum, I could and would testify competently as set forth herein.
2. From approximately August, 1995 to present, I suffered a series of life crises that affected my ability to work and practice law. I was a solo practitioner with an office in my home. I did not put security on my office in my home and as a result, during a period of absence from my home during my divorce, my ex-husband trashed my files, took client funds and contacted clients with false reports. These actions, in part, led to my subsequent initial discipline.
3. I divorced in 1993 and the divorce became final in June, 1994. Thereafter I defended a bitter custody battle for my children. During the custody proceedings, my ex-spouse and brother became involved in an altercation which resulted in my brother being charged with attempted murder. I represented him for a period of time, during which a partially published appellate court opinion was rendered. I thereafter lost custody and my brother died. One of my sons has severe emotional imbalance as a result of the custody proceedings, and all of my children have adjusted poorly to the divorce.
4. My ex-spouse initially lost custody, but immediately filed for a change of custody. Custody was taken from me in 1994 without an order of child support as I had no income. My ex-spouse immediately filed for a modification of support, never served me, and used a tactic of continuing the hearing for nearly one year. At the time of the hearing the commissioner related the support requested back to the original date of filing, which placed me in arrears at the time of entry of the order. I had no notice of the order until I obtained the record on an appeal.

Currently, I am facing enforcement proceedings and this issue has also affected my license to practice law.

5. During the past three years one of my siblings has had two major surgeries and chemotherapy, surgery and radiation in connection with a bout with cancer. Another sibling presently has a life-threatening illness, and my aged parent has begun to experience age-related deterioration. I had, in the past three years lost both my oldest brother and my father. These difficulties caused deep depression and rendered me unable to concentrate.

6. During the period of 1995 to 2001 I tried to obtain employment. I was restricted from earning income in my profession, I sought to work in my field of training. The requirement that firms or attorneys with whom I work make disclosures to clients made me unemployable. My education, licenses and experiences also made me overqualified. I continue to experience this difficulty in earning income. As of the date of this declaration, I have not been able to earn a fixed income since I stopped practicing law in 1995. I have recently enrolled in a community college to obtain additional education to enable me to earn an income.

7. In the interim I want to avoid another disciplinary filing. My financial hardship of over 10 years will take a period of time to resolve. I have healed sufficiently to desire to regain my license. I have participated in community volunteer work. I have engaged in self-study courses as well as enrolling in online internet courses to re-establish my fitness to practice law.

8. My efforts this past year have been to obtain a steady and sufficient income prior to the time I was to begin to satisfy the obligations imposed as conditions for my current probation. I have completed hundreds of applications and forwarded hundreds of résumés over the past 7 years. I have submitted to both agencies and direct employers with no call backs for even an interview.

9. During the past six years, I have been evicted over seven times. I have lost property, records and files in self-storage facilities when unable to pay the rent. I have been bankrupt twice, and I presently have files and records, among other things, in units in a self-storage facility, where the rent has not been paid for over two years.

10. I have not had, nor presently have income sufficient to support myself and my six children. I have no income to meet the obligation of restitution. I have been sustained by my family's assistance, for shelter for myself and my children.

11. The State Bar Rules of Procedure provide a process whereby I may move the State Bar Court for an order of relief from cost assessments pursuant to a *Business and Professions Code* section 6086.10(a) judgment.

12. I calendared the time for repayment of costs and judgment for September 15, 2006 based on a telephone call with the State Bar office of Membership Services, February 1, 2006. I recently received a letter from Eddie Esqueda, Deputy Probation Officer, with indications that the Office of Probation is preparing to refer me to the Office of the Chief Trial Counsel for the filing of more disciplinary charges. A true copy of this letter is attached hereto as Exhibit "4" and incorporated herein by reference.

13. The reference to an untimely April, 2006 report is disputed and my records are being searched to locate the April, 2006 report.

14. I have a disciplinary cost judgment against me, originating from an Order issued by the Chief Justice of the Supreme Court, the Honorable Ronald M. George, Supreme Court Case No. S064918, dated December 17, 1997. A true and correct copy of the Order is attached to hereto as Exhibit "1" and incorporated herein by reference.

15. My financial hardship and special circumstances as stated, have made me unable to pay costs and judgment or, at times, access files to complete probation reports. I am unable to earn a fixed income at present to meet probation obligations.

16. As a result of my divorce and family crises, I was initially disciplined on December 17, 1997. My subsequent disciplines are due entirely to my ongoing financial hardship and the special circumstances attendant thereto. I am unable to presently obtain employment and the lack of funds prohibits timely and regular access to files, records, materials and equipment. A true and correct copy of the 1997 discipline order is attached hereto as Exhibit "1" and incorporated herein by reference. A true and correct copy of the 2001 discipline order is attached hereto as Exhibit "2" and incorporated herein by reference. The third discipline order is not presently available, being in a storage facility not readily accessible.

17. I have not practiced law since 1995 and in accord with Rule 550, no harm or injury will accrue to the public by modification of these terms of my probation to relieve me of payment.

18. My discipline, after 1997, has been solely a result of financial hardship and special circumstances which rendered me unable to comply with the financial aspects of the Order, and unable to access records and files, due also to financial hardship, resulting in inability to timely report. Both of these factors constitute sufficient good cause to grant relief from cost assessments, and early termination or in the alternative, modification of the provisions of probation and discipline to make restitution to the Client Security Fund.

19. My motion, being based on financial hardship, is timely under the *Rules of Procedure of the State Bar of California*, Rule 282(b)(1).

20. My application is for modification of the terms of payment of costs and judgment as a

condition of probation. I am not seeking early termination of probation in the within application. The grant of the requested relief is warranted based on my financial hardship and the special circumstances described in this Declaration. These conditions are expressly allowed for in the rules. The grant of the requested relief is also fully consistent with the objectives of probation as outlined in the probation terms, order and rules. I still have a present financial hardship which will place me, again, in a disciplinary status with two prior records of discipline.

21. As the State Bar Court regards the term "willful" pertaining to violations as "terms of art" only without much regard to financial hardship, I request relief. The result of another disciplinary proceeding has been promised as harsh, with a probable penalty of disbarment, unless probation is satisfied. Under the present condition of my financial hardship and the special circumstances that give rise thereto, I will be unable to avoid a probation violation unless the relief requested herein is granted.

I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct and that this Declaration is executed on January 19, 2007.

Respectfully submitted,



Nujya Strawder
Respondent

PROOF OF MAIL SERVICE
State Bar No. 04-O-11930-RAH
Supreme Court Case No. S131366

I am at least 18 years of age, not a party to this action, and I am a resident of the county where the mailing took place. My residence or business address is P.O. Box 25153, Anaheim, California 92825.

I served a copy of:

**MOTION; MEMORANDUM OF POINTS AND AUTHORITIES; AND
DECLARATION IN SUPPORT OF EARLY TERMINATION OR
MODIFICATION OF PROBATION; REQUEST FOR HEARING**

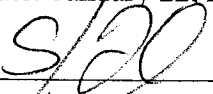
by enclosing the document in an envelope and depositing the sealed envelope with the United States Postal Service with the postage fully prepaid, with the envelope addressed as follows:

State Bar of California
Office of the
Chief Trial Counsel
Eric H. Hsu, Deputy
1149 South Hill Street
Los Angeles, CA 90015-2299

State Bar of California
Probation Department
Terri Goldade
1149 South Hill Street
Los Angeles, CA 90015-2299

I declare under penalty of perjury under the laws of the State of the United States that the foregoing is true and correct.

Date: January 22, 2007



Signature

OFFICE OF PROBATION
LOS ANGELES

[Signature]
JAN 22 2007
RECEIVED

LOBBY/4th FLOOR
STATE BAR OF CALIFORNIA
JAN 22 2007

RECEIVED

[Signature]
Jern Blada

[Signature]
Wjya Strawder

000170

FILED

JAN 29 2007

STATE BAR COURT
CLERK'S OFFICE
LOS ANGELES

1 THE STATE BAR OF CALIFORNIA
2 OFFICE OF PROBATION
3 TERRIE GOLDADE, No. 155348
4 SUPERVISING ATTORNEY
5 1149 South Hill Street
6 Los Angeles, California 90015-2299
7 Telephone: (213) 765-1000
8

9 THE STATE BAR COURT
10 HEARING DEPARTMENT - LOS ANGELES
11

11 In the Matter of) Case No. 04-O-11930(S131366)
12)
12 Nujya A. Strawder,) OFFICE OF PROBATION'S OPPOSITION TO
13 No. 112402) RESPONDENT'S MOTION FOR EARLY
14) TERMINATION OR MODIFICATION OF
14 A Member of the State Bar) PROBATION (DELETE RESTITUTION);
15) DECLARATION OF TERRIE GOLDADE
16)

16 The State Bar of California, Office of Probation, opposes Respondent Nujya A.
17 Strawder's motion for early termination of her probation and her request to modify her
18 probation by deleting the restitution condition.

19 Rules of Procedure of the State Bar of California, rule 550, states that a motion for
20 modification or early termination of probation shall state facts which show that the request is
21 consistent with the protection of the public; the successful rehabilitation of the respondent,
22 including the degree of compliance with the conditions of probation; and the maintenance of the
23 integrity of the legal profession.

24 Respondent is not in full compliance with the terms and conditions of her probation as
25 follows:

26 Quarterly Report Due

26 Filed

27 October 10, 2005
28 January 10, 2006
April 10, 2006

October 11, 2005
January 11, 2006
November 22, 2006

1 July 10, 2006

July 13, 2006

2 Respondent has failed to submit a financial declaration regarding any income or assets.
3 Respondent has failed to submit any evidence regarding any inability to work or any recent
4 attempt to obtain a job. Respondent has failed to make even a token payment on the ordered
5 restitution. It is of concern that Respondent signed the disciplinary stipulation on December 9,
6 2004 agreeing to make specified restitution, but apparently knew that she would be unable to
7 make such restitution. That is, in her declaration to this Court, all of the reasons why she
8 cannot make restitution payments were in effect at the time she signed the stipulation: (1) in
9 paragraph 2, she states that she has experienced a series of life crises from August 1995 to
10 present; (2) in paragraph 5, she states that family members have died and faced life-threatening
11 illnesses in the last 3 years (since 2003); (3) in paragraph 8, she states that she has completed
12 hundreds of applications and forwarded hundreds of resumes over the last 7 years; and (4) in
13 paragraph 9, she states that in the past 6 years she was evicted over 7 times. Respondent has
14 failed to set forth any reasons for why she, in good faith, believed she could make the stipulated
15 restitution when she signed the stipulation and what has changed since that date to prevent her
16 from doing so.

17 Restitution forces attorneys to confront the consequences of their misconduct in
18 concrete terms and, thereby, serves both the rehabilitative and public protection goals of
19 disciplinary probation. (*In the Matter of Potack* 1 Cal. State Bar Ct. Rptr. 525, 537.) The
20 Supreme Court has held that the "significance of restitution is its probative value as an indicator
21 of rehabilitation, not the repayment of the underlying indebtedness." (*Hippard v. State Bar*
22 (1989) 49 Cal.3d 1084, 1093.) The failure to file quarterly reports and make payments of
23 restitution reflects adversely on an attorney's rehabilitative efforts. (*In the Matter of Broderick*
24 (Review Dept. 1994) 3 Cal. State Bar Ct. Rptr. 138, 151.)

25 In a probation revocation matter, financial difficulties may be considered in mitigation if
26 they are extreme and result from circumstances that are not reasonably foreseeable or that are
27 beyond the attorney's control. (*In the Matter of Taggart, supra*, 4 Cal. State Bar Ct. Rptr. at
28 311.) In *Taggart*, while testifying to the inability to pay restitution, the attorney presented

1 evidence of his income but failed to present evidence of his assets or expenses. (*Id.* at 310.)
2 Although the Review Department found that the attorney's income was not significant during
3 the relevant period of time, it held that the evidence was not conclusive or persuasive when
4 considered outside the context of total assets and expenses. (*Ibid.*) Consequently, by failing to
5 present a complete picture of his financial conditions, the attorney failed to establish that any
6 financial problems he was facing were extreme or beyond his control. (*Id.* at 311.)

7 Respondent was ordered to pay \$250 a month from May 28, 2006 through May 28,
8 2007. Each year thereafter, the amount per month would increase.

9 The Office of Probation opposes Respondent's motion because Respondent has failed to
10 set forth specific facts which would demonstrate good cause, that the relief is warranted, and
11 that the request is fully consistent with the objectives of probation, as provided in the Rules of
12 Procedure of the State Bar of California, rules 550, et seq. Terminating probation or completely
13 dropping the restitution condition is not in any manner consistent with the objectives of
14 probation, nor has she set forth good cause for such relief. Moreover, to terminate probation
15 when a Respondent has not made a single restitution payment does not maintain the integrity of
16 the legal profession. This Response is made pursuant to rule 550, et seq., and is based upon
17 Respondent's motion, the declarations of Respondent and Terrie Goldade, and all documents in
18 the Court's files in this matter.

19 Respectfully submitted,

20 THE STATE BAR OF CALIFORNIA
21 OFFICE OF PROBATION

22
23 Dated: January 24, 2007

24 BY: 

25 Terrie Goldade
26 Supervising Attorney
27
28

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1. I am over eighteen years of age and not a party to the above entitled action. All statements made herein are true and correct and based upon my personal knowledge; if necessary, I could and would testify thereto.
2. I am employed as the Supervising Attorney for the Office of Probation, State Bar of California.
3. In my capacity as Supervising Attorney, I, inter alia, review motions to modify probation conditions and supervise Probation Deputies.
4. In reviewing the Office of Probation's file in this matter, I determined that Respondent is not in full compliance with the terms and conditions of her probation as follows:

Filed

October 11, 2005
January 11, 2006
November 22, 2006
July 13, 2006

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Terrie Goldade
Terrie Goldade
Declarant

1 DECLARATION OF SERVICE BY FIRST CLASS MAIL

2
3 CASE NUMBERS: 04-O-11930-RAH

4 I, the undersigned, over the age of eighteen (18) years, whose business address and place of
5 employment is the State Bar of California, 1149 South Hill Street, Los Angeles, California 90015,
6 declare that I am not a party to the within action; that I am readily familiar with the State Bar of
7 California's practice for collection and processing of correspondence for mailing with the United
8 States Postal Service; that in the ordinary course of the State Bar of California's practice,
9 correspondence collected and processed by the State Bar of California would be deposited with the
10 United States Postal Service that same day; that I am aware that on motion of party served, service
11 is presumed invalid if postal cancellation date or postage meter date on the envelope or package is
12 more than one day after date of deposit for mailing contained in the affidavit; and that in accordance
13 with the practice of the State Bar of California for collection and processing of mail, I deposited or
14 placed for collection and mailing in the City and County of Los Angeles, on the date shown below,
15 a true copy of the within

16 *OFFICE OF PROBATION'S OPPOSITION TO RESPONDENT'S MOTION FOR*
17 *EARLY TERMINATION OR MODIFICATION OF PROBATION (DELETE*
18 *RESTITUTION); DECLARATION OF TERRIE GOLDADE*

19 in a sealed envelope placed for collection and mailing as First Class Mail at Los Angeles, on the
20 date shown below, addressed to:

21 **NUJYA A. STRAWDER**
22 **PO BOX 25153**
23 **ANAHEIM, CA 92825-5153**

24 in an inter-office mail facility regularly maintained by the State Bar of California addressed to:

25 N/A

26 I declare under penalty of perjury under the laws of the State of California that the foregoing is
27 true and correct. Executed at Los Angeles, California, on the date shown below.

28 DATED: January 29, 2007

SIGNED: C. J. S. Jollotta
Cindy Jollotta
Declarant

000176

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FEB 23 2007

CLIENT SECURITY FUND
THE STATE BAR OF CALIF

THE FRONT OF THE DOCUMENT HAS A MICRO-PRINT AMOUNT BOX AND THERMOCHROMIC. ABSENCE OF THESE FEATURES WILL INDICATE A COPY. 75-1618 919

MoneyGram
Money Orders

04 0 11930 (5131366)

State Bar
Client Reimbursement Fund

PAY TO THE ORDER OF: / PAGAR A LA ORDEN DE: Est. of Shirley Gune #

IMPORTANT - SEE BACK BEFORE CASHING

PURCHASER, SIGNER FOR DRAWER / COMPRADOR, FIRMA DEL LIBRADOR
PURCHASER, BY SIGNING YOU AGREE TO THE SERVICE CHARGE AND OTHER TERMS ON THE REVERSE SIDE

ADDRESS: / DIRECCION: Payable Through Citizens State Bank of Clara City, Clara City, MN

ISSUER/DRAWER: NITA A. Stauber
MONEYGRAM PAYMENT SYSTEMS, INC.
SIGN # 12402

49382072311

27.45570
INTERNATIONAL MONEY ORDER

02/15/07

4938207231
MONEY ORDER
PAY ONLY THIS AMOUNT

125.00
ONE HUNDRED ****
TWENTY-FIVE ****
DOLLARS 00 CENTS

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TO AUTHENTICATE RUB CIRCLE
PARA AUTENTICAR RESTREGAR EL CIRCULO

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MAR 06 2007

OFFICE OF PROBATION
LOS ANGELES

<p>IN THE MATTER OF NUJYA A. STRAWDER</p> <p>CASE NO(s): S131366</p> <p>(Probation)</p>	<p>(For Office of Probation Use Only)</p> <p>FILED</p> <p>APR 09 2007 <i>SR</i></p> <p>OFFICE OF PROBATION LOS ANGELES</p>
---	---

QUARTERLY REPORT

Due: ☐ January 10, _____ ☒ April 10, 2007 ☐ July 10, _____ ☐ October 10, _____
☐ Final Report Due: May 28, 2010

Please make sufficient copies of this form for future use and mail reports when due to State Bar of California, Attn: Office of Probation, 1149 South Hill Street, Los Angeles, California 90015-2299.

Place an "X" before each of the statements below that applies to you:

Compliance with State Bar Act and Rules

- ☒ During the preceding calendar quarter, I have complied with all provisions of the State Bar Act and Rules of Professional Conduct.

Suspension

- ☒ I did not practice law at any time during the preceding calendar quarter or applicable portion thereof during which I was suspended pursuant to the Supreme Court order in this case.
- ☐ I filed my affidavit of compliance with Rule 955 and served a copy on the Probation Unit on _____

Current Address

- ☐ During the preceding calendar quarter, I changed my address for State Bar purposes. I have reported the change of address to the Membership Records Office of the State Bar of California as prescribed by section 6002.1 of the Business and Professions Code.

Multi-State Professional Responsibility Examination

- ☐ I have registered for the MPRE given on _____
- ☐ I have taken the MPRE given on _____ and am awaiting the results.
- ☐ I passed the MPRE given on _____
- ☐ I did not pass the MPRE given on _____ and have re-scheduled

to take the examination given on _____.

Restitution

- I have completed restitution, and attached are front/back copies of the cancelled checks or a declaration (**must include amount and date paid**) from the payee acknowledging receipt of the payment.
- I have made monthly or quarterly restitution payments, and attached are front/back copies of the cancelled checks or a declaration (**must include amount and date paid**) from the payee acknowledging receipt of the payment.

I declare under penalty of perjury under the laws of the State of California that all of the information provided in this report is true and accurate.

Date: 4-6-2007


(Signature)

PROOF OF MAIL SERVICE

State Bar No. 04-O-11930-RAH
Supreme Court Case No. S131366

I am at least 18 years of age, not a party to this action, and I am a resident of the county where the mailing took place. My residence or business address is P.O. Box 25153, Anaheim, California 92825.

I served the original Quarterly Report for April 10, 2007 on the State Bar Office of Probation, by enclosing the document in an envelope and depositing the sealed envelope with the United States Postal Service with the postage fully prepaid, with the envelope addressed as follows:

State Bar of California
Probation Department
Eddie Esqueda, Deputy
1149 South Hill Street
Los Angeles, California 90015-2299

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Dated: April 6, 2007



T. Peoples

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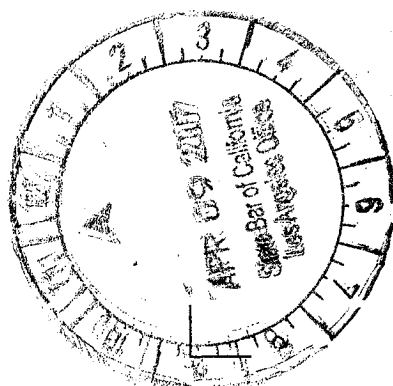
Strauder
POB 25153
Anaheim, CA 92825

To: State Bar - Dept. of Prob.
Eddie Esqueda
1149 S. Hill Street
L.A. CA 90015-2299

ME
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APR 09 2007

OFFICE OF PROBATION
LOS ANGELES



▲ Complete address information or place label here ▲

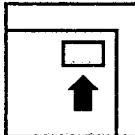
We Deliver.

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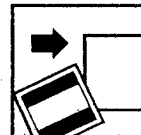
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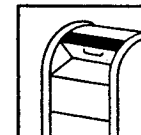
1. COMPLETE ADDRESS AREA
Type or print return address and addressee information in designated area or on label.



2. PAYMENT METHOD
Affix postage or meter strip to area indicated in upper right hand corner.



3. ATTACH LABEL (Optional)
Remove label backing and affix in designated location.



4. Bring your Priority Mail package to a post office, present it to your letter carrier, or call 1-800-222-1811 for pick up service. Stamped mail may be deposited in a collection box **ONLY** if it weighs less than 16 ounces.

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MAY 01 2007

OFFICE OF PROBATION
LOS ANGELES

Nujya Strawder
POB 25153
Anaheim, CA 92825
714/360-2991

In Pro Per

THE STATE BAR COURT

HEARING DEPARTMENT – LOS ANGELES

In the Matter of:

Nujya A. Strawder,

No. 112402

A Member of State Bar

Case No.: 04-O-11930

SUPPLEMENTAL DECLARATION IN
SUPPORT OF REQUEST FOR
MODIFICATION OF PROBATION

TELEPHONIC HEARING:

DATE: May 14, 2007

TIME: 9:30 a.m.

I, Nujya Strawder, plaintiff herein declare:

1. I am the respondent and have personal knowledge of the within facts and if called as a witness in any proceeding in this Court or any forum, I would and could testify competently as set forth herein.

2. I presently have a modest income of \$240.00 per week for at least the next 12 months. From this sum is deducted 25% or \$120.00 per week for child support. I have progressed in my Gerontology coursework working towards my certificate. I carry 6 units per semester and I have successfully completed one semester. I am currently enrolled in and completing my second successful semester, ending May 28, 2007. I will

1 complete another semester this fall and continue until I have been awarded my certificate.
2 I have been informed that I have to complete 24 units to earn my certificate and a similar
3 number of units for my business certificate, for which I have not yet completed court
4 work. I am currently enrolled in a work search program through the workforce center in
5 Anaheim, California.
6

7 3. I have enrolled in an entrepreneurial course sponsored by an acquaintance.
8 I have obtained the course material and currently I am completing the self-directed
9 coursework materials. I have also enrolled as a salesperson for Avon and I am
10 participating in the training and business courses offered to operate this business. To
11 date I have not earned income from these efforts. I am working all of these programs and
12 courses as instructed.
13

14 4. I am researching additional educational opportunities to advance my
15 education and earning ability and provide an alternate stream of income, including other
16 educationally related financial opportunities. I have also enrolled in my school's work-
17 study program for assistance in obtaining employment and income.
18

19 5. I respond daily to a minimum of three employment opportunities, either by
20 email or fax.
21

22 6. I have begun a search to locate my children's father, to obtain assistance
23 from the Orange County District Attorney to obtain child support payments.
24

25 7. It is my intention to complete the Professional Responsibility Exam during
26 the November testing.
27
28

1 8. I am also participating in the State Bar Journal CLE testing and expect to
2 receive credit for self-study units. Though I have not yet been able to pay for the credits,
3 I have completed the testing.
4

5 9. I am in the process of developing a means for a stable and relatively
6 secure stream of income to repay the disciplinary and restitution payments as ordered by
7 the Court. I would be better able to pay sums owed, and a modification of probation
8 terms would be more feasible if the modification included reducing the money owed,
9 even the interest accrued. Although I am working to and expect my circumstances to
10 soon change significantly, under present circumstances, I would be better able to manage
11 a repayment of a reduced sum.
12

13 10. It is my intention to repay what is owed, in full, as evidence of my
14 rehabilitation so that I can regain my license.
15

16 11. I will seek to timely comply with all conditions of my probation, including
17 the repayment schedule, as modified.
18

19 12. I have incorporated the practice of serving my State Bar probation reports
20 with a proof of service.
21

22 13. Finally, one of my relatives has advised me that steps have been taken to
23 enable this relative to obtain personal loan funds, which would be available to me, in part,
24 to repay a significant part of the debt I owe in this matter. I have not been advised of any
25 specific amount, nor have I any specific details and I have not calculated any sum in the
26 repayment, but reference this information to demonstrate to this Court my credible efforts
27 to obtain funds to pay repay my obligations and rehabilitate myself.
28

PROOF OF SERVICE BY MAIL

Case No. 04-O-11930
Sup. Ct. Case No. S131366

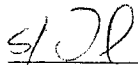
I am at least 18 years of age, not a party to this action, and I am a resident of the county where the mailing took place. My residence or business address is P.O. Box 25153, Anaheim, California 92825.

On April 26, 2007, I served a copy of: **SUPPLEMENTAL DECLARATION IN SUPPORT OF REQUEST FOR MODIFICATION OF PROBATION** and **FINANCIAL DECLARATION** on the interested parties by serving the document by electronic mail and obtaining confirmation of dispatch for service of the document as follows:

Terry Goldade
State Bar of California
Department of Probation
1149 South Hill Street
Los Angeles, CA 90015

I declare under penalty of perjury under the laws of the State of the United States that the foregoing is true and correct.

Date: April 26, 2007



T. Peoples

Gaydade

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Respondent's Name: Nujya Strawder
Telephone: 714/360-2991
Address: P.O.B. 25153
Anaheim, CA 92825

MAY 01 2007

OFFICE OF PROBATION
LOS ANGELES

THE STATE BAR COURT
OF THE STATE BAR OF CALIFORNIA
HEARING DEPARTMENT - ☒ LOS ANGELES ☒ SAN FRANCISCO

In the Matter of Nujya Strawder

Bar Number: 112402
A Member of the State Bar.

CASE NO. 04-0-11930

CONFIDENTIAL

FINANCIAL DECLARATION IN SUPPORT OF
MOTION ~~FOR RELIEF FROM OR EXTENSION~~
~~OF TIME TO PAY DISCIPLINARY COSTS~~

The undersigned submits the following financial declaration in support of his/her motion for relief from or extension of time within which to pay the disciplinary costs assessed in the above-entitled proceedings:

1. ☐ I am currently receiving financial assistance under one or more of the following programs:
- a. ☐ **SSI or SSP:** The Supplemental Security Income or State Supplemental Payments Programs
 - b. ☐ **AFDC:** The Aid to Families with Dependent Children Program
 - c. ☐ **Food Stamps:** The Food Stamps Program
 - d. ☐ **County Relief, General Relief or General Assistance**

IF YOU ARE CURRENTLY RECEIVING FINANCIAL ASSISTANCE UNDER ONE OR MORE OF THE PROGRAMS LISTED IN 1, DO NOT COMPLETE THE REMAINDER OF THE FORM. PLEASE DATE AND SIGN THE FORM ON PAGE 4.

2. Are you presently both entitled to practice law and practicing law in the State of California or any other jurisdiction?

☐ Yes ☒ No

3. I am presently employed or self-employed. ☐ Yes ☒ No

Working on becoming self-employed with Avon.

Case Name/No. Nujya Strawder Case No. 04-0-11930

4. If the answer to 3 is Yes, the name, address and telephone number of my employer is:

Employer: No employer

Address: _____

Telephone: _____

5. My monthly income:

a. My gross monthly pay is [state average gross monthly receipts if self-employed]:
\$ 0.00

b. My payroll deductions are [specify purpose and amount]:

(1) No pay \$ _____

(2) _____ \$ _____

(3) _____ \$ _____

(4) _____ \$ _____

My total payroll deduction amount is: \$ None

c. My monthly take-home pay [or average receipts less above deductions if self-employed]:
\$ 0.00

d. The take-home pay [or average receipts less deductions, if self-employed] of my spouse and/or other persons living with me who contribute to the expense in 6 is:

(1) Sister \$ 3,000.00

(2) _____ \$ _____

e. Other money I receive each month, or which I received within the preceding 90 days, [specify source and amount]:

(1) UI \$ 960.00/mo [before 25% Child Support

(2) _____ \$ _____ deduction]

f. MY TOTAL MONTHLY INCOME IS [state average monthly receipts less the above deductions if self-employed]: \$ 720.00

g. The number of people in my family, including me, supported by this income is [list below the name, age and relationship of all dependents]: All children

(1) Alia 12 yrs

(2) Ahmad 10 yrs

(3) Abdullan 8 yrs

Sarissa 23 yrs

Reginald 17 yrs

Peter - 15 yrs

Case Name/No.

Nujya Strawder Case NO. 04-0-11930

- h. During the 90-day period preceding or following the date of this declaration, I have received or anticipate receiving the following funds or property not otherwise identified above **[include any tax refunds, gifts, grants, inheritances, etc.]**:

(1) Fed. Ins. Student Loans	\$ \$1,500.00	[February 2007]
(2) UI	\$ 360.00	[1st payment to be received after 04/26/07]

6. My monthly expenses are:

a.	Office Overhead, if applicable [itemize on separate attachment]	
b.	Rent or house payment and maintenance	\$ 500.00
c.	Food and household supplies	\$ 200.00
d.	Utilities and telephone	\$ 100.00
e.	Clothing	\$ 0.00
f.	Laundry and cleaning	\$ 0.00
g.	Medical and dental payments	\$ 0.00
h.	Insurance (life, health, accident)	\$ 0.00
i.	School, child care	\$ 0.00
j.	Child and spousal support (prior marriage)	\$ 421.00
k.	Transportation and auto expenses	\$ 150.00
l.	Installment payments [specify purpose and amount] :	
	(1)	\$ 0.00
	(2)	\$
	(3)	\$
m.	Other expenses [specify purpose and amount] :	
	(1)	\$ 0.00
	(2)	\$
	(3)	\$
	(4)	\$
	(5)	\$
n.	MY TOTAL MONTHLY EXPENSES ARE: \$	1,371.00

7. I own the following property:

a.	Cash	\$ 0.00
b.	Bank, savings and loan and/or credit union accounts [list name of financial institution and type of account, including credit card accounts and other credit line agreements. State current balance for each account and identify any available credit if applicable] :	
	(1) None	\$ 0.00
	(2)	\$
	(3)	\$
	(4)	\$

Case Name/No.

Nujya Strawder Case NO. 04-0-11930

c. Cars, other vehicles and boat equity [list make and year of each]:

(1) None \$ 0.00
(2) \$
(3) \$

d. Real estate equity [list address of property]:

(1) None \$ 0.00
(2) \$

e. Other personal property, e.g., jewelry, furniture, stocks, bonds, etc. [list separately, using additional page if necessary]:

(1) None \$ 0.00
(2) \$

f. Receivables [list all receivables, including any money owed to you by another party, and describe why any stated receivable is reasonably unavailable to pay costs]:

(1) None \$ 0.00
(2) \$

8. Other facts which support this application are [describe unusual medical needs, expenses for recent family emergencies or other unusual expenses. Use additional page, if necessary]:

I have taken concrete steps to produce a consistent and steady income for me and family, including pursuing marketable skills through study for certificates, enrolling to become an independent consultant and salesperson and seeking loans, and alternate funding to pay this debt.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: April 26, 2007

Nujya Strawder

Print or Type Name



Signature

PROOF OF SERVICE BY MAIL

Case No. 04-O-11930
Sup. Ct. Case No. S131366

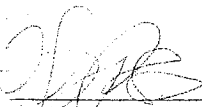
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State Bar of California
Department of Probation
1149 South Hill Street
Los Angeles, CA 90015

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Date: April 26, 2007

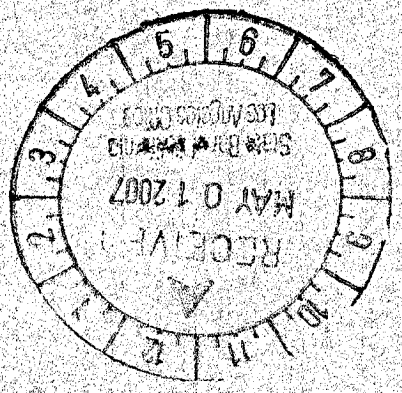


T. Peoples

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MAY 01 2007
OFFICE OF PROBATION
LOS ANGELES

N. Strawder
POB 25153
Anaheim, CA 92825

Terri Goldade, Esq.
State Bar of California
1149S. Hill Street
Los Angeles, California 90015



403193

IN THE MATTER OF
NUJYA A. STRAWDER

CASE NO(s): S131366

(Probation)

(For Office of Probation Use Only)

FILED

JUL 06 2007

OFFICE OF PROBATION
LOS ANGELES

QUARTERLY REPORT

Due: ☐ January 10, _____ ☐ April 10, _____ ☒ July 10, 2007 ☐ October 10, _____
☐ Final Report Due: May 28, 2010

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- ___ I have taken the MPRE given on _____ and am awaiting the results.
- ___ I passed the MPRE given on _____
- ___ I did not pass the MPRE given on _____ and have re-scheduled to take the examination given on _____.

Restitution

- ___ I have completed restitution, and attached are front/back copies of the cancelled checks **or** a declaration (**must include amount and date paid**) from the payee acknowledging receipt of the payment.
- ___ I have made monthly or quarterly restitution payments, and attached are front/back copies of the cancelled checks **or** a declaration (**must include amount and date paid**) from the payee acknowledging receipt of the payment.

I declare under penalty of perjury under the laws of the State of California that all of the information provided in this report is true and accurate.

Date: July 1, 2007


(Signature)

1. I am over 18 years of age and **not a party to this action**. I am a resident of or employed in the county where the mailing took place.
2. My residence or business address is:
POB 25153
Anaheim, CA 92825
3. On *(date)*: July 3, 2007 I mailed from *(city and state)*: Fountain Valley, CA
the following **documents** *(specify)*:
July 2007 Quarterly Report

4. I served the documents by enclosing them in an envelope and *(check one)*:

a. ☒ **depositing** the sealed envelope with the United States Postal Service with the postage fully prepaid.

b. ☐ **placing** the envelope for collection and mailing following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service in a sealed envelope with postage fully prepaid.

5. The envelope was addressed and mailed as follows:

a. **Name** of person served: State Bar of California - Office of Probation

b. **Address** of person served:

1149 South Hill Street
Los Angeles, CA 90015-2299

Date: July 3, 2007

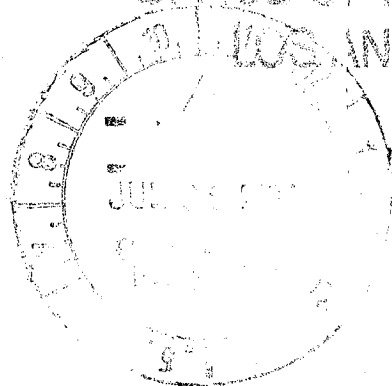
(SIGNATURE OF PERSON COMPLETING THIS FORM)

Strawder
POB 25153
Anaheim, CA 92825

RECEIVED

JUL 06 2007

OFFICE OF PROBATION



STATE BAR OF CALIFORNIA
OFFICE OF PROBATION
1149 SOUTH HILL STREET
LOS ANGELES, CA 90015-2299



444198

ORIGINAL

IN THE MATTER OF NUJYA A. STRAWDER	(For Office of Probation Use Only) FILED OCT 08 2007 OFFICE OF PROBATION LOS ANGELES
CASE NO(s): S141366 (Probation)	

QUARTERLY REPORT

Due: ☐ January 10, _____ ☐ April 10, _____ ☐ July 10, _____ ☒ October 10, _____

☐ Final Report Due: May 28, 2010

Please make sufficient copies of this form for future use and mail reports when due to State Bar of California, Attn: Office of Probation, 1149 South Hill Street, Los Angeles, California 90015-2299.

Place an "X" before each of the statements below that applies to you:

Compliance with State Bar Act and Rules

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000200

Multi-State Professional Responsibility Examination

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I declare under penalty of perjury under the laws of the State of California that all of the information provided in this report is true and accurate.

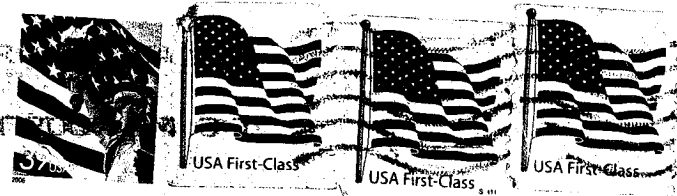
Date: October 1, 2007


(Signature)

Nuiya Strawder
POB 25153
Anaheim, California 92825

SAN BERNAR

01 OCT 2007

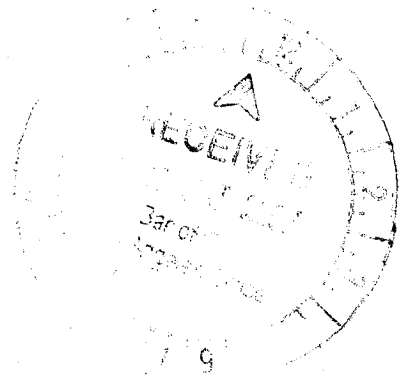


RECEIVED

STATE BAR OF CALIFORNIA
ATTN: PROBATION UNIT
1149 SOUTH HILL STREET
LOS ANGELES, CA 90015-2299

OCT 08 2007

OFFICE OF PROBATION
LOS ANGELES



90015+2212




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DEC - 4 2007

CLIENT SECURITY FUND
THE STATE BAR OF CALIF

THE FRONT OF THE DOCUMENT HAS A MICRO-PRINT AMOUNT BOX AND THERMOCHROMIC. ABSENCE OF THESE FEATURES WILL INDICATE A COPY.

MoneyGram  INTERNATIONAL MONEY ORDER

Money Orders

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11/29/2007


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MONEY ORDER

▼ ▼ PAY ONLY THIS AMOUNT ▼ ▼

10061813868
MONEY ORDER
TWO HUNDRED FIFTY DOLLARS
FIFTY DOLLARS
CENTS TO HUNDREDS

PAY TO THE ORDER OF: California State Bar
PAGAR A LA ORDEN DE: Restitution Fund 112402

IMPORTANT - SEE BACK BEFORE CASHING

 Nujra Strawder

PURCHASER, SIGNER FOR DRAWER / COMPRADOR, FIRMA DEL LIBRADOR
PURCHASER, BY SIGNING YOU AGREE TO THE SERVICE CHARGE AND OTHER TERMS ON THE REVERSE SIDE

ADDRESS: POB 25153 Anaheim CA 92825
DIRECCIÓN: Payable Through
Citizens State Bank
of Clara City, MN

ISSUER/DRAWER:
MONEYGRAM PAYMENT SYSTEMS, INC.
SI 31366

5707906173
05640423

TO AUTHENTICATE RUB-CIRCLE
PARA AUTENTICAR RESBEGAR EL CIRCULO

1006181386871

RECEIVED

DEC 04 2007

OFFICE OF PROBATION
LOS ANGELES

000204

IN THE MATTER OF
NUJYA A. STRAWDER

CASE NO(s): S131366

(Probation)

RECEIVED
For Office of Probation Use Only

JAN 09 2008

OFFICE OF PROBATION
LOS ANGELES

QUARTERLY REPORT

Due: ☒ January 10, 2008 ☐ April 10, _____ ☐ July 10, _____ ☐ October 10, _____
☐ Final Report Due: May 28, 2010

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Multi-State Professional Responsibility Examination


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I declare under penalty of perjury under the laws of the State of California that all of the information provided in this report is true and accurate.

Date: 1-1-08


(Signature)

THE FRONT OF THE MONEYGRAM HAS A MICRO-PRINT AMOUNT BOX.

THE REVERSE OF THE MONEYGRAM WILL INDICATE A COPY.

75-1618
919

MoneyGram
Money Orders

INTERN.

IL MONEY ORDER

PAY TO THE
ORDER OF:
PAGAR A LA
ORDEN DE:

California State Bar

Restitution Fund 112402

IMPORTANT - SEE BACK BEFORE CASHING

Nissa Strawder

PURCHASER, SIGNER FOR DRAWER / COMPRADOR, FIRMA DEL LIBRADOR

PURCHASER, BY SIGNING YOU AGREE TO THE SERVICE CHARGE AND OTHER TERMS ON THE REVERSE SIDE

ADDRESS: POB 25153 Anaheim CA 92825

Payable Through
Citizens State Bank
at Clara City
Clara City, MN

ISSUER/DRAWER:
MONEYGRAM PAYMENT SYSTEMS, INC.

NO AUTHENTICATING PINK CIRCLES
NADA AUTENTICACION PASTICOS DE COLOR PINK

▼ ▼ PAY ONLY THIS AMOUNT ▼ ▼

DETACH HERE ▼

715 (1/07) 7001/4000
M 80782-0
EMPLOYEE

KEEP A COPY OF THIS STUB
FOR YOUR RECORDS/
MANTENGA UNA COPIA DE
ESTE RECIBO PARA SUS ARCHIVOS

MoneyGram
Money Orders

PLEASE READ REVERSE SIDE

DATE/AMOUNT

California State Bar
Restitution Fund
112402

091916187006 1813868711 90

000208

<p>IN THE MATTER OF NUJYA A. STRAWDER</p> <p>CASE NO(s): S131366</p> <p>(Probation)</p>	<p>(For Office of Probation Use Only)</p> <p>RECEIVED</p> <p>APR 10 2008 <i>92</i></p> <p>OFFICE OF PROBATION LOS ANGELES</p>
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- This quarter payment to be made before April 30, 2008*

I declare under penalty of perjury under the laws of the State of California that all of the information provided in this report is true and accurate.

Date: 4-1-2008


(Signature)

PROOF OF MAIL SERVICE
State Bar No. 04-O-11930-RAH
Supreme Court Case No. S131366

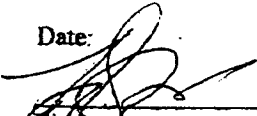
I am at least 18 years of age, not a party to this action, and I am a resident of the county where the mailing took place. My residence or business address is P.O. Box 25153, Anaheim, California 92825.

I served a the original Quarterly Report for April 2005, on the State Bar Office of Probation, Eddie Esqueda, Deputy by enclosing the document in an envelope and depositing the sealed envelope with the United States Postal Service with the postage fully prepaid, with the envelope addressed as follows:

State Bar of California
Probation Department
Eddie Esqueda, Deputy
1149 South Hill Street
Los Angeles, CA 90015-2299

I declare under penalty of perjury under the laws of the State of the United States that the foregoing is true and correct.

Date:



Signature

The documents accompanying this transmission contain protected health information and/or confidential information that is legally privileged. This information is intended only for the use of the individual or entity named above. The authorized recipient of this information is prohibited from disclosing this information to any other party unless required to do so by law or regulation and is required to destroy the information after its stated need has been fulfilled. If you are not the intended recipient, you are hereby notified that any disclosure, copying, distribution, or action taken in reliance on the contents of these documents is strictly prohibited. If you have received this information in error, please notify the sender immediately and arrange for the return and/or destruction of these documents.

Comments:

☐ Urgent ☐ For Review ☐ Please Comment ☐ Please Reply ☐ Please Recycle

Re: CC:

Phone#: 213/765-1482 # of Pages: 4 with cover sheet

Fax#: 213/765-1439 Date: 04/10/08

To: Eddie Esqueda, Deputy From: Nujya A. Strawder

Facsimile Cover Sheet

FAXED
4/10/08
2:34 PM

DUPLICATE SERVICE

IN THE MATTER OF NUJYA A. STRAWDER CASE NO(s): S131366 (Probation)	RECEIVED <i>(For Office of Probation Use Only)</i> APR 21 2008 OFFICE OF PROBATION LOS ANGELES
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QUARTERLY REPORT

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Date: 4-1-2008


(Signature)

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State Bar No. 04-O-11930-RAH
Supreme Court Case No. S131366

I am at least 18 years of age, not a party to this action, and I am a resident of the county where the mailing took place. My residence or business address is P.O. Box 25153, Anaheim, California 92825.

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State Bar of California
Probation Department
Eddie Esqueda, Deputy
1149 South Hill Street
Los Angeles, CA 90015-2299

I declare under penalty of perjury under the laws of the State of the United States that the foregoing is true and correct.

Date:


Signature

812000

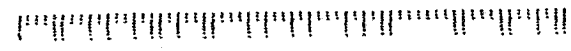
OFFICE OF PROBATION
LOS ANGELES

APR 21 2008

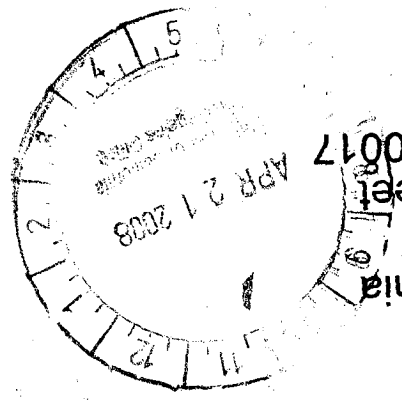
RECEIVED

Strawder
POB 25153
Anaheim, CA 92825

9001532212 0035



Eddie Esqueda
State Bar of California
Probation
1149 South Hill Street
Los Angeles, CA 90017





LOOSE IN THE MAIL
U S POSTAL SERVICE P&DC
PO BOX 19001
SAN BERNARDINO CA 92423-9001

RECEIVED

APR 21 2008



First-Class Mail
Postage & Fees Paid
USPS
Permit No. G-10



OFFICE OF PROBATION
LOS ANGELES

*Probation Department
1149 South Hill Street
Los Angeles, Cal. 90015*

9001532212 0035



11/12/19



THE STATE BAR
OF CALIFORNIA

1149 SOUTH HILL STREET, LOS ANGELES, CALIFORNIA 90015-2299

OFFICE OF PROBATION

Terrie Goldade, Supervising Attorney (213) 765-1494

TELEPHONE: (213) 765-1000

TDD: (213) 765-1566

FAX: (213) 765-1439

(213) 765-1482

<http://www.calbar.ca.gov>

OFFICE OF PROBATION
ADDRESS VERIFIED

MAY 28 2008

May 28, 2008

BY: TS

Nujya A. Strawder
PO Box 25153
Anaheim CA 92825

In re: S131366

In the Matter of Nujya A. Strawder

Dear Ms. Strawder:

On January 9, 2008, the Office of Probation received a faxed copy of your quarterly report due by January 10, 2008. On April 10, 2008, we received a faxed copy of your quarterly report due by April 10, 2008, although the report was marked with the wrong reporting period, and we subsequently received a hard copy by mail on April 21, 2008.

Quarterly reports require an original signature to be valid. Therefore, you must submit your original quarterly report due by January 10, 2008, and an amended original quarterly report to reflect the correct reporting period of April 10, 2008.

Additionally, you were ordered to pay monthly installments of \$250 towards your restitution obligation beginning on December 1, 2007. The Client Security Fund notified the Office of Probation that they received the first payment on December 4, 2007, but have not received any further payments. Please submit any documentation that would prove otherwise.

Lastly, despite my phone messages to you left on January 17 and March 14, 2008, I have yet to receive a returned call. You are required to answer fully, promptly and truthfully to any inquiries made by the Office of Probation.

The Office of Probation does not intend to send any further reminder letters regarding compliance due dates or lack of receipt of compliance documentation. In the future, your non-compliance can be automatically referred for review and determination of further action which may lead to the imposition of additional discipline.

000221

Nujya A. Strawder
May 28, 2008
Page 2

You are reminded that the Court has determined that the repeated need of the State Bar to actively intervene to seek compliance with disciplinary terms and conditions is inconsistent with the self-governing nature of probation as a rehabilitative part of the attorney disciplinary system. *In the Matter of Gorman* (Review Dept. 2003) 4 Cal. State Bar Ct. Rptr. 567, 573.

Likewise, *if for any reason*, you cannot *timely* comply with the terms and conditions of the discipline imposed, *and* to avoid a non-compliance referral, *you must* file the proper motion with the Hearing Department or Review Department of the State Bar Court, *prior* to the compliance due date. (See rules 271, 321, and 550, et seq., Rules of Procedure of the State Bar Court.) A copy of the motion must be served on the Office of Probation. *The Office of Probation does not have the authority to extend compliance due dates or modify the terms and conditions of a discipline order.*

Very truly yours,



Eddie Esqueda
Probation Deputy

/ee

IN THE MATTER OF
NUJYA A. STRAWDER

CASE NO(s): S131366

(Probation)

(For Office of Probation Use Only)

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JUN 05 2008

OFFICE OF PROBATION
LOS ANGELES

QUARTERLY REPORT

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
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Date: 4-1-2008


(Signature)

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Supreme Court Case No. S131366

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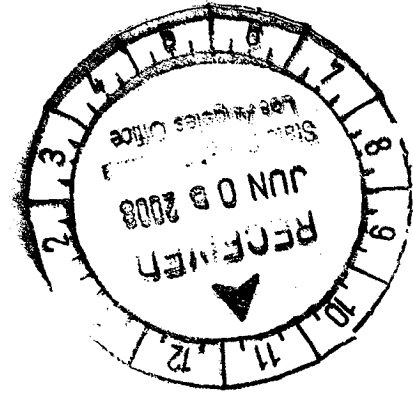
State Bar of California
Probation Department
Eddie Esqueda, Deputy
1149 South Hill Street
Los Angeles, CA 90015-2299

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Date: 4-10-08


Signature

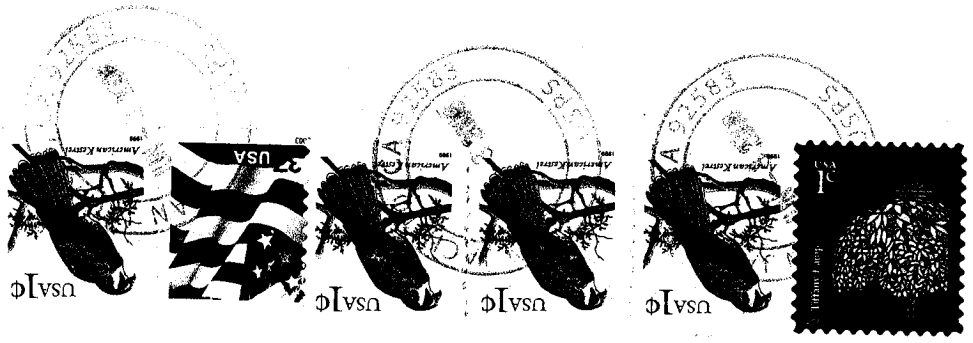
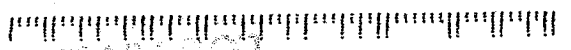
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Anthem, CA 92625



Colie Agueda
State Bar of California
Robahn Office
1149 S. Hill Street
Los Angeles, CA 90017

9001532212 C035


RECEIVED
JUN 05 2008
OFFICE OF PROSECUTION



001227

COPY

THE BACK OF THIS DOCUMENT CONTAINS AN ARTIFICIAL WATER MARK - HOLD AT AN ANGLE TO VIEW

WESTERN UNION MONEY ORDER	INTEGRATED PAYMENT SYSTEMS INC. - ISSUER Greenwood Village, Colorado
	***PAY EXACTLY \$250.00 08-773847889
ISSUING AGENT	AGENT 705721 DATE 071008 TIME 1048 04 087738478892 LOCATION 013257
PAY EXACTLY	XX PAY EXACTLY TWO HUNDRED FIFTY DOLLARS AND NO CENTS XXXX
NOT GOOD OVER \$800	
PAY TO THE ORDER OF	State Bar Restitution Fund
PURCHASER'S ADDRESS	POB 25153 A 92825 July 2008 PR
<small>Western Union Money Order and Design is a service mark of Western Union Holdings, Inc. Payable at Wells Fargo Bank Grand Junction - Downtown, N.A. Grand Junction, Colorado</small>	

1021004001 40087738478892

Walk-in

112402

Najya Strawder

NE

VARIDE OFFICE

RECEIVED
JUL 10 2008

CLIENT SECURITY FUND
THE STATE BAR OF CALIF

RECEIVED

JUL 10 2008

OFFICE OF PROBATION
LOS ANGELES

000229

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I did not practice law at any time during the preceding calendar quarter or applicable portion thereof during which I was suspended pursuant to the Supreme Court order in this case.

Suspension

☒ During the preceding calendar quarter, I have complied with all provisions of the State Bar Act and Rules of Professional Conduct.

Compliance with State Bar Act and Rules

Place an "X" before each of the statements below that applies to you:

Please make sufficient copies of this form for future use and mail reports when due to State Bar of California, Attn: Office of Probation, 1149 South Hill Street, Los Angeles, California 90015-2299.

☐ Final Report Due: May 28, 2010

Due: ☐ January 10, ☐ April 10, ☒ July 10, 2008 ☐ October 10, _____

QUARTERLY REPORT

<p>IN THE MATTER OF NUJYA A. STRAWDER</p> <p>CASE NO(s): S141366</p> <p>(Probation)</p>	<p>FILED</p> <p>JUL 11 2008</p> <p>OFFICE OF PROBATION</p> <p>LOS ANGELES</p>
---	---

Multi-State Professional Responsibility Examination

- ☐ I have registered for the MPRE given on _____
- ☐ I have taken the MPRE given on _____ and am awaiting the results.
- ☐ I have passed the MPRE given on _____
- ☐ I did not pass the MPRE given on _____ and have re-scheduled to take the examination given on _____.


Restitution

- ☐ I have completed restitution, and attached are front/back copies of the cancelled checks or a declaration **(must include amount and date paid)** from the payee acknowledging receipt of the payment.
- ☒ I have made monthly or quarterly restitution payments, and attached are front/back copies of the cancelled check or a declaration **(must include amount and date paid)** from the payee acknowledging receipt of the payment.

I declare under penalty of perjury under the laws of the State of California that all of the information provided in this report is true and accurate.

Date:

July 1, 2008


(Signature)

Personal
PROOF OF MAIL SERVICE
State Bar No. 04-O-11930-RAH
Supreme Court Case No. S131366

I am at least 18 years of age, not a party to this action, and I am a resident of the county where the mailing took place. My residence or business address is P.O. Box 25153, Anaheim, California 92825.

I served a the original Quarterly Report for *July 10, 2008*, on the State Bar Office of Probation, Eddie Esqueda, Deputy by enclosing the document in an envelope and depositing the sealed envelope with the United States Postal Service with the postage fully prepaid, with the envelope addressed as follows:

State Bar of California
Probation Department
Eddie Esqueda, Deputy
1149 South Hill Street
Los Angeles, CA 90015-2299

I declare under penalty of perjury under the laws of the State of the United States that the foregoing is true and correct.

Date: *7-10-2008*



Signature

Nujya Strawder
POB 25153
Anaheim, CA 92825
Tel: 714/360-2991

July 9, 2008

Eddie Esqueda
Office of Probation
1149 S. Hill Street
Los Angeles, CA 90015-2299

Eddie Esqueda:

I did receive your last communication, and also received two telephones calls from you which I did return. I did not reach you, but did leave messages. If you did not received the return calls, if you would please advise of the times when it is most probable to reach you on a return call I will endeavor to reach you at the requested time specified.

I have forwarded restitution payments to of \$250.00 this date and have also enclosed the current quarterly report, together with a courtesy copy of the proposed motion for modification that was filed today. I would like to enter a stipulation pursuant to Rule 551 if your office and the office of the chief counsel is amenable, if not, that I have taken the precaution of filing the motion to avoid a filing of disciplinary charges as referenced in your last communication to me.

Regards,


Nujya Strawder

1 Nujya Strawder
2 Post Office Box 25153
3 Anaheim, CA 92825
4 Tel: 714/360-2991

5 SBN 112402

6 **STATE BAR COURT**
7 **HEARING DEPARTMENT**
8 **STATE BAR OF CALIFORNIA**

9 In Re the Matter of:) Case No.: S141366
10 Nujya A. Strawder,) MOTION FOR MODIFICATION OF
11 Respondent.) PROBATION
12) AND REQUEST FOR HEARING
13)
14)


15 Respondent, NUJYA A. STRAWDER, hereby makes application
16 of an order modifying probation pursuant of Rules 221 and
17 550 of the State Bar Rules of Procedure. Good cause exists
18 for the grant of modification because the request is
19 consistent with the protection of the public and is
20 consistent with the successful rehabilitation of the
21 respondent, including the degree of compliance with the
22 conditions of probation; and the maintenance of the
23 integrity of the legal profession.

24 The requested relief is warranted because respondent
25 has rehabilitated her finances to such a degree that she is
26 now able to at least timely meet payments ordered, and is
27 structuring finances further to satisfy the financial
28 obligations early; and (2) that granting the request will

Motion for Modification

1 be fully consistent with the objectives of probation as
2 provided in this rule.

3 Dated: July 9, 2008

4 
5 Nujya A. Strawder

6 Grant of the within motion for modification of
7 probation is requested for the
8 successful rehabilitation of respondent. Respondent has
9 been able to organize her finances and business now to the
10 degree that she has monthly income of \$1,800 and access to
11 loan funds twice yearly, through financial aid, that will
12 enable her to time meet the payments ordered with
13 disposable income that is in excess of current monthly
14 living expenses.

15 Respondent has been able to continue with the required
16 continued education coursework and is now in a position to
17 pay for the preparatory coursework that will assist in
18 successfully taking the professional responsibility
19 examination later this year.

20 Respondent also was able to stabilize her domestic and
21 family circumstances so that she is now able to conduct
22 required business to satisfy probation obligations from
23 home in a timely and inexpensive manner. To this end
24 respondent further requests that the probation terms be
25 modified to include that the last quarterly report faxed
26 timely but with original mailed later, be deemed in
27 compliance, and that the following modified payment
28

1 schedule be approved as timely and ordered as compliant to
2 probationary terms:

3 1) June 2008 restitution payment of \$250.00 paid July
4 10, 2008;

5 2) April and May 2008 restitution payments of \$250.00
6 each to be paid July 21, 2008;

7 3) January, February and March 2008 restitution payments
8 of \$250.00 each to be paid August 18, 2008;

9 4) Previously ordered monthly or quarterly restitution
10 payments to be timely made as ordered or earlier.

11 Respondent's efforts to restructure and rehabilitate
12 herself are bearing fruit and it is requested that she be
13 allowed the opportunity to continue to restore herself to
14 the profession within the modified terms requested herein.

15
16 Respectfully submitted,

17 Dated: July 9, 2008

18 9/
19 Nujya A. Strawder
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DECLARATION

I, Nujya A. Strawder, respondent, declare:

1. I am the respondent in the within matter and have personal knowledge of each fact set forth herein and if called as a witness to testify in any proceeding before this court, could and would testify competently as set forth herein.

2. I am requesting an order modifying probation pursuant of Rules 221 and 550 of the State Bar Rules of Procedure. Good cause exists for the grant of modification because the request is consistent with the protection of the public and is consistent with my successful rehabilitation, which includes my efforts to comply with the conditions of probation; and the maintenance of the integrity of the legal profession.

3. The requested relief is warranted because I have has rehabilitated my finances, my work program, my continuing education and stabilized my domestic affairs to such degree that I am now able to (at minimum) timely meet payments ordered as set forth in the proposed modified payment schedule, and I am structuring my finances further to satisfy the financial obligations early; and (2) that granting my request will be fully consistent with the objectives of probation as provided in this rule.

4. I have organized my finances and business now that I have consistent monthly income of \$1,800 and loan funds available bi-annually, through financial aid, that will enable me to time meet the payments ordered with disposable

1 income that is in excess of current monthly living
2 expenses. I am obtaining an additional degree and will be
3 teaching within the next year or two to further amplify my
4 education and finance, and rehabilitate myself.

5 5. I have also continued with the required continued
6 education coursework and also, I am now in a position to
7 pay for the preparatory coursework that will assist in
8 taking the professional responsibility examination later
9 this year.

10 6. I was able to stabilize my domestic and family
11 circumstances so that I am now able to conduct regularly
12 the business required to satisfy my probation obligations
13 from home in a timely and inexpensive manner. To this end
14 I further request that my probation terms be modified to
15 include that my last quarterly report, for April 2008,
16 which I faxed timely to the supervising probation deputy,
17 but with the original mailed later, be deemed in
18 compliance, and that the following modified payment
19 schedule be approved as timely and ordered as compliant to
20 probationary terms:

21 1) June 2008 restitution payment of \$250.00 paid July
22 10, 2008;

23 2) April and May 2008 restitution payments of \$250.00
24 each to be paid July 21, 2008;

25 3) January, February and March 2008 restitution
26 payments of \$250.00 each to be paid August 18, 2008;

1 4) Previously ordered monthly or quarterly
2 restitution payments to be timely made as ordered or
3 earlier.

4 My efforts to restructure and rehabilitate myself are
5 bearing fruit and it is requested that I be allowed the
6 opportunity to continue to restore myself to the profession
7 within the modified terms requested herein.

8 I declare under penalty of perjury of the laws of the
9 State of California that the foregoing is true and correct
10 and that this declaration is executed in Riverside County
11 on July 9, 2008.

12 *SA*
13 _____
14 Nujya A. Strawder
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I, the undersigned, declare as follows:

2. My business address is POB 25153, Anaheim, CA

Office of Probation
1149 S. Hill Street
Los Angeles, CA 90015-2299

Date: July 10, 2008

T. Peoples

Strawde
DB 25153
Anaheim, CA 92825

RECEIVED
JUL 10 2008

LOBBY/4th FLOOR
STATE BAR OF CALIFORNIA

State Bar of California
Office of Probation
Eddie Esqueda, Deputy
1149 South Hill Street
Los Angeles, CA 90015-2299

238011
110242

filed 7/10
due 7/10

Nujya Strawder
Post Office Box 25153
Anaheim, CA 92825
Tel: 714/360-2991

RECEIVED

JUL 11 2008

SS

STATE BAR COURT OFFICE OF PROBATION
HEARING DEPARTMENT LOS ANGELES
STATE BAR OF CALIFORNIA

In Re the Matter of:) Case No.: S141366
Nujya A. Strawder,) MOTION FOR MODIFICATION OF
Respondent.) PROBATION
AND REQUEST FOR HEARING


Respondent, NUJYA A. STRAWDER, hereby makes application of an order modifying probation pursuant of Rules 221 and 550 of the State Bar Rules of Procedure. Good cause exists for the grant of modification because the request is consistent with the protection of the public and is consistent with the successful rehabilitation of the respondent, including the degree of compliance with the conditions of probation; and the maintenance of the integrity of the legal profession.

The requested relief is warranted because respondent has rehabilitated her finances to such a degree that she is now able to at least timely meet payments ordered, and is structuring finances further to satisfy the financial obligations early; and (2) that granting the request will

Motion for Modification

1 be fully consistent with the objectives of probation as
2 provided in this rule.

3 Dated: July 9, 2008

4 
5 Nujya A. Strawder

6 Grant of the within motion for modification of
7 probation is requested for the
8 successful rehabilitation of respondent. Respondent has
9 been able to organize her finances and business now to the
10 degree that she has monthly income of \$1,800 and access to
11 loan funds twice yearly, through financial aid, that will
12 enable her to time meet the payments ordered with
13 disposable income that is in excess of current monthly
14 living expenses.

15 Respondent has been able to continue with the required
16 continued education coursework and is now in a position to
17 pay for the preparatory coursework that will assist in
18 successfully taking the professional responsibility
19 examination later this year.

20 Respondent also was able to stabilize her domestic and
21 family circumstances so that she is now able to conduct
22 required business to satisfy probation obligations from
23 home in a timely and inexpensive manner. To this end
24 respondent further requests that the probation terms be
25 modified to include that the last quarterly report faxed
26 timely but with original mailed later, be deemed in
27 compliance, and that the following modified payment
28

1 schedule be approved as timely and ordered as compliant to
2 probationary terms:

3 1) June 2008 restitution payment of \$250.00 paid July
4 10, 2008;

5 2) April and May 2008 restitution payments of \$250.00
6 each to be paid July 21, 2008;


7 3) January, February and March 2008 restitution payments
8 of \$250.00 each to be paid August 18, 2008;

9 4) Previously ordered monthly or quarterly restitution
10 payments to be timely made as ordered or earlier.

11 Respondent's efforts to restructure and rehabilitate
12 herself are bearing fruit and it is requested that she be
13 allowed the opportunity to continue to restore herself to
14 the profession within the modified terms requested herein.

15
16 Respectfully submitted,

17 Dated: July 9, 2008

18 
19 _____
20 Nujya A. Strawder
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1 PROOF OF SERVICE

2 [State Bar Rule of Procedure 60(c)]

3 I, the undersigned, declare as follows:

4 1. At the time of service, I was at least 18
5 years of age and not a party to this legal action. I am
6 a resident or employed in the county where the within-
7 mentioned service occurred.

8 2. My business address is POB 25153, Anaheim, CA
9 92825.

10 3. On July 10, 2008, I served the attached Motion for
11 Modification of Probation by United States mail as follows:
12 I enclosed a copy in separate envelope[s], with postage
13 fully prepaid, addressed to each individual addressee named
14 below, and I deposited each sealed envelope with the United
15 States Postal Service in Santa Ana, California, for
16 delivery as follows:

17 Office of Probation
18 1149 S. Hill Street
19 Los Angeles, CA 90015-2299

20 I declare under penalty of perjury under the laws of
21 the State of California that the foregoing is true and
22 correct.

23 Date: July 10, 2008

24 S
25 T. Peoples
26
27
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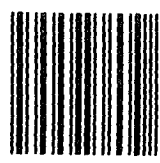
2000

Strawder
POB 25153
Anaheim, CA 92825

90015-2299

90015-2299

State Bar of California
Office of Probation
Eddie Esqueda, Deputy
1149 South Hill Street
Los Angeles, CA 90015-2299



0000

90015

U.S. POSTAGE
PAID
ANAHEIM, CA
92825
JUL 10, 08
AMOUNT
\$0.59
00036222-04

IN THE MATTER OF
NUJYA A. STRAWDER

CASE NO(s): S131366

(Probation)

(For Office of Probation Use Only)

FILED

JUL 21 2008

OFFICE OF PROBATION
LOS ANGELES

QUARTERLY REPORT

Due: ☒ January 10, 2008 ☐ April 10, _____ ☐ July 10, _____ ☐ October 10, _____
☐ Final Report Due: May 28, 2010

Please make sufficient copies of this form for future use and mail reports when due to State Bar of California, Attn: Office of Probation, 1149 South Hill Street, Los Angeles, California 90015-2299.

Place an "X" before each of the statements below that applies to you:

Compliance with State Bar Act and Rules

☒ During the preceding calendar quarter, I have complied with all provisions of the State Bar Act and Rules of Professional Conduct.

Suspension

☒ I did not practice law at any time during the preceding calendar quarter or applicable portion thereof during which I was suspended pursuant to the Supreme Court order in this case.

☐ I filed my affidavit of compliance with Rule 955 and served a copy on the Probation Unit on _____.

Current Address

☐ During the preceding calendar quarter, I changed my address for State Bar purposes. I have reported the change of address to the Membership Records Office of the State Bar of California as prescribed by section 6002.1 of the Business and Professions Code.

Multi-State Professional Responsibility Examination

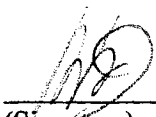
- ☐ I have registered for the MPRE given on _____
- ☐ I have taken the MPRE given on _____ and am awaiting the results.
- ☐ I passed the MPRE given on _____
- ☐ I did not pass the MPRE given on _____ and have re-scheduled to take the examination given on _____.

Restitution

- ☐ I have completed restitution, and attached are front/back copies of the cancelled checks or a declaration (**must include amount and date paid**) from the payee acknowledging receipt of the payment.
- ☒ I have made monthly or quarterly restitution payments, and attached are front/back copies of the cancelled checks or a declaration (**must include amount and date paid**) from the payee acknowledging receipt of the payment.

I declare under penalty of perjury under the laws of the State of California that all of the information provided in this report is true and accurate.

Date: 1-1-08


(Signature)

PROOF OF MAIL SERVICE
State Bar No. 04-O-11930-RAH
Supreme Court Case No. S131366

I am at least 18 years of age, not a party to this action, and I am a resident of the county where the mailing took place. My residence or business address is P.O. Box 25153, Anaheim, California 92825.

I served a the original Quarterly Report for *01-08-2008*, on the State Bar Office of Probation, Eddie Esqueda, Deputy by enclosing the document in an envelope and depositing the sealed envelope with the United States Postal Service with the postage fully prepaid, with the envelope addressed as follows:

State Bar of California
Probation Department
Eddie Esqueda, Deputy
1149 South Hill Street
Los Angeles, CA 90015-2299

I declare under penalty of perjury under the laws of the State of the United States that the foregoing is true and correct.

Date: *01-08-2008*



Signature

*Hand delivered original (returned by SB 1/9/08)
January, 2008 report 7/21/08.*

PD

Strawder
POB 25153
Anaheim, CA 92825

State Bar of California
Office of Probation
Eddie Esqueda, Deputy
1149 South Hill Street
Los Angeles, CA 90015-2299

RECEIVED
JUL 21 2008
LOBBY/4th FLOOR
STATE BAR OF CALIFORNIA

000253

IN THE MATTER OF
NUJYA A. STRAWDER

CASE NO(s): S141366

(Probation)

(For Office of Probation Use Only)

RECEIVED

JUL 21 2008

OFFICE OF PROBATION
LOS ANGELES

QUARTERLY REPORT

Due: ☐ January 10, _____ ☒ April 10, 2008 ☐ July 10, _____ ☐ October 10, _____

☐ Final Report Due: May 28, 2010

Please make sufficient copies of this form for future use and mail reports when due to State Bar of California, Attn: Office of Probation, 1149 South Hill Street, Los Angeles, California 90015-2299.

Place an "X" before each of the statements below that applies to you:

Compliance with State Bar Act and Rules

X During the preceding calendar quarter, I have complied with all provisions of the State Bar Act and Rules of Professional Conduct.

Suspension

X I did not practice law at any time during the preceding calendar quarter or applicable portion thereof during which I was suspended pursuant to the Supreme Court order in this case.

____ I filed my affidavit of compliance with Rule 955 and served a copy on the Probation Unit on _____.

Current Address

____ During the preceding calendar quarter, I changed my address for State Bar purposes. I have reported the change of address to the Membership Records Office of the State Bar of California as prescribed by section 6002.1 of the Business and Professions Code.

000255

Multi-State Professional Responsibility Examination

- ☐ I have registered for the MPRE given on _____
- ☐ I have taken the MPRE given on _____ and am awaiting the results.
- ☐ I have passed the MPRE given on _____
- ☐ I did not pass the MPRE given on _____ and have re-scheduled to take the examination given on _____.

Restitution

- ☐ I have completed restitution, and attached are front/back copies of the cancelled checks or a declaration (must include amount and date paid) from the payee acknowledging receipt of the payment.
- ☒ I have made monthly or quarterly restitution payments, and attached are front/back copies of the cancelled check or a declaration (must include amount and date paid) from the payee acknowledging receipt of the payment.

I declare under penalty of perjury under the laws of the State of California that all of the information provided in this report is true and accurate.

Date:

4-1 2008

(Signature)

PROOF OF MAIL SERVICE
State Bar No. 04-0-11930-RAH
Supreme Court Case No. S131366

I am at least 18 years of age, not a party to this action, and I am a resident of the county where the mailing took place. My residence or business address is P.O. Box 25153, Anaheim, California 92825.

I served a the original Quarterly Report for _____, on the State Bar Office of Probation, Eddie Esqueda, Deputy by enclosing the document in an envelope and depositing the sealed envelope with the United States Postal Service with the postage fully prepaid, with the envelope addressed as follows:

State Bar of California
Probation Department
Eddie Esqueda, Deputy
1149 South Hill Street
Los Angeles, CA 90015-2299

I declare under penalty of perjury under the laws of the State of the United States that the foregoing is true and correct.

Date: 6-20-08

Signature

Hand delivered 3rd Original of
4-2008 report 7/21/08

[Signature]

Strawder
POB 25153
Anaheim, CA 92825

RECEIVED

JUL 21 2008

OFFICE OF PROBATION
LOS ANGELES

State Bar of California
Office of Probation
Eddie Esqueda, Deputy
1149 South Hill Street
Los Angeles, CA 90015-2299

RECEIVED

JUL 21 2008

LOBBY/4th FLOOR
STATE BAR OF CALIFORNIA

000258

FYI

JUL 31 2008

RECEIVED
OFFICE OF PROSECUTION
100 W. WASHINGTON
DALLAS, TEXAS 75201

RECEIVED
JUL 21 2008
CLIENT SECURITY FUND
THE STATE BAR OF CALIF

THE BACK OF THIS DOCUMENT CONTAINS AN ARTIFICIAL WATER MARK. HOLD AT AN ANGLE TO VIEW.

WESTERN UNION MONEY ORDER **INTEGRATED PAYMENT SYSTEMS, INC. - ISSUER**
Greenwood Village, Colorado

27.4570

08-529846894

250.00

PAY EXACTLY TWO HUNDRED FIFTY DOLLARS AND NO CENTS

PAY TO THE ORDER OF Client Restitution Fund

#112402

PURCHASER'S ADDRESS
Stanley P.O. Box 25153
Anaheim, CA

Western Union Money Order and Design is a service mark of Western Union Holdings, Inc./Payable at Wells Fargo Bank Grand Junction - Downtown, N.A., Grand Junction, Colorado

1:1021004001: 40085298468948

000260

Esqueda, Eddie

From: Nujya Muhammad [nujahmu@yahoo.com]
Sent: Thursday, August 07, 2008 1:39 PM
To: Esqueda, Eddie
Cc: Goldade, Terrie
Subject: RE: spplemental declaration

Mr. Esqueda, I delivered them both, the April and the January reports, on the same date, an I have received stamped copies as proof.

Nujya Strawder

The Most Sublime Victory is to Fully Honor The God Within.

--- On Wed, 8/6/08, Esqueda, Eddie <Eddie.Esqueda@calbar.ca.gov> wrote:

From: Esqueda, Eddie <Eddie.Esqueda@calbar.ca.gov>
 Subject: RE: spplemental declaration
 To: "Goldade, Terrie" <Terrie.Goldade@calbar.ca.gov>, nujahmu@yahoo.com
 Date: Wednesday, August 6, 2008, 3:04 PM

On July 21, 2008, Ms. Strawder hand delivered her original January 10, 2008 report, and a copy of her amended April 10, 2008, report. Ms. Strawder still needs to submit her original April 10, 2008, report.

> -----Original Message-----

> From: Goldade, Terrie
 > Sent: Wednesday, August 06, 2008 2:52 PM
 > To: 'nujahmu@yahoo.com'
 > Cc: Esqueda, Eddie
 > Subject: RE: spplemental declaration

> Ms. Strawder: I am trying to draft a non-opposition to your request, because it appears as though you are trying to "catch up" payments so that you "finish" your payments at the same time as originally ordered. However, you are making it very difficult for me. On May 28, 2008, Probation Deputy Esqueda mailed you a letter dated May 28, 2008 notifying you that the Office of Probation needs original signatures on quarterly reports to be filed. To date, you have failed to provide an original signature on quarterly reports due January 10, 2008 and April 10, 2008. At this point, you are facing a referral for which additional discipline could be imposed. Unless the Office of Probation immediately receives the original quarterly reports, I will have no option but to oppose your motion and request that your matter be referred.

> If you plan to file original quarterly reports, let me know when the originals will be received by the Office of Probation so that I can determine my next step.

> -----Original Message-----

> From: Goldade, Terrie
 > Sent: Wednesday, August 06, 2008 2:40 PM
 > To: 'nujahmu@yahoo.com'

000262

8/14/2008

> Cc: Esqueda, Eddie
> Subject: spplemental declaration

>
> After I left a voice mail for you today, I spoke with Eddie Esqueda. He
had received your e-mail and has forwarded it to me. I will review it and begin
a response. If you have any questions, please let me know.

>
> Terrie Goldade
> Supervising Attorney
> Office of Probation
> State Bar of California
> 1149 S. Hill Street
> Los Angeles, CA 90015
> (213) 765-1494

>
> CONFIDENTIALITY NOTICE: This communication with its content may contain
confidential and/or legally privileged information. It is solely for the use of
the intended recipient(s). Unauthorized interception, review, use, or
disclosure is prohibited and may violate applicable laws including the
Electronic Communications Privacy Act. If you are not the intended recipient,
please contact the sender and destroy all copies of the communication.

000263

Duplicate Original

IN THE MATTER OF
NUJYA A. STRAWDER

CASE NO(s): S131366

(Probation)

(For Office of Probation Use Only)

RECEIVED

AUG 08 2008

OFFICE OF PROBATION
LOS ANGELES

QUARTERLY REPORT

Due: ☐ January 10, _____ ☒ April 10, 2008 ☐ July 10, _____ ☐ October 10, _____
☐ Final Report Due: May 28, 2010

Please make sufficient copies of this form for future use and mail reports when due to State Bar of California, Attn: Office of Probation, 1149 South Hill Street, Los Angeles, California 90015-2299.

Place an "X" before each of the statements below that applies to you:

Compliance with State Bar Act and Rules

X During the preceding calendar quarter, I have complied with all provisions of the State Bar Act and Rules of Professional Conduct.

Suspension

X I did not practice law at any time during the preceding calendar quarter or applicable portion thereof during which I was suspended pursuant to the Supreme Court order in this case.

— I filed my affidavit of compliance with Rule 955 and served a copy on the Probation Unit on _____.

Current Address

— During the preceding calendar quarter, I changed my address for State Bar purposes. I have reported the change of address to the Membership Records Office of the State Bar of California as prescribed by section 6002.1 of the Business and Professions Code.

Multi-State Professional Responsibility Examination

- ☐ I have registered for the MPRE given on _____
- ☐ I have taken the MPRE given on _____ and am awaiting the results.
- ☐ I passed the MPRE given on _____
- ☐ I did not pass the MPRE given on _____ and have re-scheduled to take the examination given on _____.

Restitution

- ☐ I have completed restitution, and attached are front/back copies of the cancelled checks or a declaration (**must include amount and date paid**) from the payee acknowledging receipt of the payment.
- ☒ I have made monthly or quarterly restitution payments, and attached are front/back copies of the cancelled checks or a declaration (**must include amount and date paid**) from the payee acknowledging receipt of the payment.

I declare under penalty of perjury under the laws of the State of California that all of the information provided in this report is true and accurate.

original 1st signed

Date: April 1, 2008

Njya A. Strawder® for NUJYA A. STRAWDER®
(Signature)

Strawder☉
POB 25153
Anaheim, CA 92825

State Bar of California
Office of Probation
Eddie Esqueda, Deputy
1149 South Hill Street
Los Angeles, CA 90015-2299

AUG 08 2008

000267

Esqueda, Eddie

From: Nujya Muhammad [nujahmu@yahoo.com]
Sent: Saturday, August 09, 2008 11:43 AM
To: Esqueda, Eddie
Subject: April 2008 Report

Mr. Esqueda,

I received your message of August 8, 2008 advising that you have rejected my filing.

Be advised that I *accept the report for full value* on behalf of NUJYA A. STRAWDER to discharge this obligation and so indicate in whatever manner is acceptable to the probation department. I cannot file a *second original report* on behalf of NUJYA A. STRAWDER without an indication that it indeed a second filing of a timely filed, but nonlocatable report, in pain of corroborating the position of the probation department that the report was *in fact* untimely filed, attendant with an additional obligation and charge against NUJYA A. STRAWDER.

Please advise if we can make some adaptation of the filing to satisfy the obligation for the probation department and accept the value report on behalf of NUJYA A. STRAWDER, to indicate that it is a duplicate of a filing that was submitted and timely received by your office, and that there will be no negative or detrimental repercussion and consequence by reason thereof or recordation of a late filing.

I timely delivered the original to the department of probation.

Please recall that on behalf of Respondent NUJYA A. STRAWDER, Respondent, I submitted the original January 2008 report and the *original* report was returned to me and I returned it to you keeping a copy for myself.

Please advise also, if you have calendared that report as untimely for purposes of my pending motion.

I know not what circumstance has occurred that the original *April* 2008 report that I submitted on behalf of Respondent NUJYA A. STRAWDER for your filing, *in April*, 2008, was not filed and though twice I have submitted duplicate originals you yet contend that the report has not been filed.

We may eliminate the possibility of further exposure for NUJYA A. STRAWDER, Respondent, and have the probation report valued as security without execution of a new original, if we can agree that the report is late. I will execute a second original with this understanding and your written agreement that this report will not be logged as untimely, and no charge regarding this report will be referred to the office of the chief counsel for prosecution.

Nujya A. Strawder on behalf of Respondent NUJYA A. STRAWDER

<!--[if !supportLineBreakNewLine]-->

<!--[endif]-->And incite whom thou canst of them with thy voice, and collect against them thy horse and thy food, and send them in wealth and children, and promise them. And the devil promises them only to deceive.

My servants -Thou hast surely no authority over them. Any thy Lord suffices as having charge of affairs. *Holy Qur'an*, surah 17, ayats 64, 65.

--- On **Thu, 8/7/08**, Esqueda, Eddie <Eddie.Esqueda@calbar.ca.gov> wrote:

8/14/2008

000269

From: Esqueda, Eddie <Eddie.Esqueda@calbar.ca.gov>
 Subject: RE: spplemental declaration
 To: nujahmu@yahoo.com
 Date: Thursday, August 7, 2008, 4:17 PM

Okay, do you have an idea as to what time?

-----Original Message-----

From: Nujya Muhammad [mailto:nujahmu@yahoo.com]
Sent: Thursday, August 07, 2008 4:16 PM
To: Esqueda, Eddie
Cc: Goldade, Terrie
Subject: RE: spplemental declaration

Mr. Esqueda,

Thank you. I will deliver the document on Friday.
 NUJYA A. STRAWDER by
 Nujya A. Strawder

The Most Sublime Victory is to Fully Honor The God Within.

--- On **Thu, 8/7/08, Esqueda, Eddie** <Eddie.Esqueda@calbar.ca.gov> wrote:

From: Esqueda, Eddie <Eddie.Esqueda@calbar.ca.gov>
 Subject: RE: spplemental declaration
 To: nujahmu@yahoo.com
 Cc: "Goldade, Terrie" <Terrie.Goldade@calbar.ca.gov>
 Date: Thursday, August 7, 2008, 2:32 PM

Ms. Strawder, to avoid any confusion, please sign the April report in blue ink. Let me know if you will be personally dropping it off and I will meet with you to show you the copy you left. My phone number is (213)765-1482.

-----Original Message-----

From: Nujya Muhammad [mailto:nujahmu@yahoo.com]
Sent: Thursday, August 07, 2008 1:42 PM
To: Goldade, Terrie
Cc: Esqueda, Eddie
Subject: RE: spplemental declaration

Again, I submitted two originals. Your consideration of my original as a copy is beyond my control, nonetheless, I have submitted the original. Please advise me on what you would consider to be an original since the originals that I have previously submitted are not considered to be originals by you.

Nujya Strawder

The Most Sublime Victory is to Fully Honor The God Within.

--- On **Wed, 8/6/08, Goldade, Terrie** <Terrie.Goldade@calbar.ca.gov> wrote:

| From: Goldade, Terrie <Terrie.Goldade@calbar.ca.gov>

Subject: RE: spplemental declaration

To: "Esqueda, Eddie" <Eddie.Esqueda@calbar.ca.gov>, nujahmu@yahoo.com

Date: Wednesday, August 6, 2008, 3:07 PM

Mr. Esqueda: Thank you for this clarification.

Ms. Strawder: again, please let me know if you plan to file the original, and, if so, when. Thank you.

> -----Original Message-----

> From: Esqueda, Eddie

> Sent: Wednesday, August 06, 2008 3:05 PM

> To: Goldade, Terrie; 'nujahmu@yahoo.com'

> Subject: RE: spplemental declaration

>
> On July 21, 2008, Ms. Strawder hand delivered her original January 10, 2008 report, and a copy of her amended April 10, 2008, report. Ms. Strawder still needs to submit her original April 10, 2008, report.

> -----Original Message-----

> From: Goldade, Terrie

> Sent: Wednesday, August 06, 2008 2:52 PM

> To: 'nujahmu@yahoo.com'

> Cc: Esqueda, Eddie

> Subject: RE: spplemental declaration

>
> Ms. Strawder: I am trying to draft a
non-opposition to
your request,

because it appears as though you are trying to "catch up" payments so that you "finish" your payments at the same time as originally ordered. However, you are making it very difficult for me. On May 28, 2008, Probation Deputy Esqueda mailed you a letter dated May 28, 2008 notifying you that the Office of Probation needs original signatures on quarterly reports to be filed. To date, you have failed to provide an original signature on quarterly reports due January 10, 2008 and April 10, 2008. At this point, you are facing a referral for which additional discipline could be imposed. Unless the Office of Probation immediately receives the original quarterly reports, I will have no option but to oppose your motion and request that your matter be referred.

>
> If you plan to file original quarterly reports, let me know when the originals will be received by the Office of Probation so that I can determine my next step.

>
> -----Original Message-----

> From: Goldade, Terrie

> Sent: Wednesday, August 06, 2008 2:40 PM

> To: 'nujahmu@yahoo.com'

> Cc: Esqueda, Eddie

> Subject: spplemental declaration

>
> After I left a voice mail for you today, I spoke with Eddie Esqueda. He had received your e-mail and has forwarded it to me. I will review it and begin a response. If you have any questions, please let me know.

>
> Terrie Goldade
> Supervising Attorney
> Office of Probation

> State Bar of California
> 1149 S. Hill Street
> Los Angeles, CA 90015
> (213) 765-1494
>

> CONFIDENTIALITY NOTICE: This communication with its content may contain
confidential and/or legally privileged information. It is solely for the use of
the intended recipient(s). Unauthorized
interception, review, use,
or
disclosure is prohibited and may violate applicable laws including the
Electronic Communications Privacy Act. If you are not the intended recipient,
please contact the sender and destroy all copies of the communication.
>

ORIGINAL

IN THE MATTER OF
NUJYA A. STRAWDER

(For Office of Probation Use Only)

CASE NO(s): S141366

(Probation)

FILED
JUL 21 2008 SX
OFFICE OF PROBATION
LOS ANGELES

QUARTERLY REPORT

Due: ☐ January 10, _____ ☒ April 10, 2008 ☐ July 10, _____ ☐ October 10, _____

☐ Final Report Due: May 28, 2010

Please make sufficient copies of this form for future use and mail reports when due to State Bar of California, Attn: Office of Probation, 1149 South Hill Street, Los Angeles, California 90015-2299.

Place an "X" before each of the statements below that applies to you:

Compliance with State Bar Act and Rules

X During the preceding calendar quarter, I have complied with all provisions of the State Bar Act and Rules of Professional Conduct.

Suspension

X I did not practice law at any time during the preceding calendar quarter or applicable portion thereof during which I was suspended pursuant to the Supreme Court order in this case.

____ I filed my affidavit of compliance with Rule 955 and served a copy on the Probation Unit on _____.

Current Address

____ During the preceding calendar quarter, I changed my address for State Bar purposes. I have reported the change of address to the Membership Records Office of the State Bar of California as prescribed by section 6002.1 of the Business and Professions Code.

000274

Multi-State Professional Responsibility Examination

- ☐ I have registered for the MPRE given on _____
- ☐ I have taken the MPRE given on _____ and am awaiting the results.
- ☐ I have passed the MPRE given on _____
- ☐ I did not pass the MPRE given on _____ and have re-scheduled to take the examination given on _____.

Restitution

- ☐ I have completed restitution, and attached are front/back copies of the cancelled checks or a declaration (**must include amount and date paid**) from the payee acknowledging receipt of the payment.
- ☒ I have made monthly or quarterly restitution payments, and attached are front/back copies of the cancelled check **or** a declaration (**must include amount and date paid**) from the payee acknowledging receipt of the payment.

I declare under penalty of perjury under the laws of the State of California that all of the information provided in this report is true and accurate.

Date: 4-1 2008


(Signature)



PROOF OF MAIL SERVICE
State Bar No. 04-O-11930-RAH
Supreme Court Case No. S131366

I am at least 18 years of age, not a party to this action, and I am a resident of the county where the mailing took place. My residence or business address is P.O. Box 25153, Anaheim, California 92825.

I served a the original Quarterly Report for _____, on the State Bar Office of Probation, Eddie Esqueda, Deputy by enclosing the document in an envelope and depositing the sealed envelope with the United States Postal Service with the postage fully prepaid, with the envelope addressed as follows:

State Bar of California
Probation Department
Eddie Esqueda, Deputy
1149 South Hill Street
Los Angeles, CA 90015-2299

I declare under penalty of perjury under the laws of the State of the United States that the foregoing is true and correct.

Date: 6/6-2008

Signature

6/2/08
1 Nujya Strawder@
2 Post Office Box 25153
3 Anaheim, CA 92825
4 Tel: 714/360-2991

5 SBN 112402

RECEIVED

AUG 08 2008

6 STATE BAR COURT OFFICE OF PROBATION
7 HEARING DEPARTMENT LOS ANGELES
8 STATE BAR OF CALIFORNIA

9
10 In Re the Matter of:) Case No.: S141366
11 NUJYA A. STRAWDER@,)
12 Respondent.) SUPPLEMENTAL DECLARATION TO
13) MOTION FOR MODIFICATION OF
14) PROBATION AND REQUEST FOR
15) HEARING

16 Nujya A. Strawder@ for and on behalf of NUJYA A.
17 STRAWDER@, Respondent, herein, hereby makes this
18 supplemental declaration in support of the previously filed
19 application of an order modifying probation pursuant of
20 Rules 221 and 550 of the State Bar Rules of Procedure.

21 **Supplemental Declaration**

22 I, Nujya A. Strawder@, for and on behalf of respondent,
23 NUJYA A. STRAWDER@, declare:

24 1. I submit this supplemental declaration in response
25 to the request by the chief counsel for the CALIFORNIA
26 STATE BAR.

27 2. I intend to provide credits by, among other
28 negotiable instruments, including but not limited to

Supplemental Declaration in Support of Motion for Modification

1 federal reserve notes, against the obligation owed by
2 respondent NUJYA A. STRAWDER©, on whose behalf I, Nujya A.
3 Strawder© appear, by duly executed and valid negotiable
4 instrument and bill of exchange.

5 3. I further, and if and as necessary, intend to
6 provide a discharge of the obligation owed by respondent
7 NUJYA A. STRAWDER©, on whose behalf I, Nujya A. Strawder©
8 appear, by tender of federal reserve notes that will be
9 issued pursuant to student loan agreements with a federal
10 reserve bank, guaranteed by the U.S. Dept of Education. The
11 expected loan funding date is not certain, but calculated
12 by the intermediary to be between the last week of August,
13 2008 and the middle of September, 2008, depending on the
14 queue in which the processing of the documentation lands.

15 4. Further, monthly expenses have declined based on
16 work that has been completed by Nujya A. Strawder©, with
17 the result of discharge of monthly and other past due
18 obligations which previously represented a drain on
19 decrease in the ability of Nujya A. Strawder©, on behalf of
20 NUJYA A. STRAWDER©, to discharge obligations incurred by
21 and assessed against NUJYA A. STRAWDER©.

22 5. As stated in the original declaration of Nujya A.
23 Strawder© on behalf of NUJYA A. STRAWDER© and in support of
24 the motion on behalf of NUJYA A. STRAWDER© for relief, the
25 rehabilitation, [based in part on continuing legal
26 education study, including but not limited to, Common Law,
27 Tax Law, Bankruptcy Law, Commercial Law, Maritime Law,
28 Admiralty Law, Business Law, Finance Law, Securities Law,

1 the Practice Rules of the STATE BAR COURT, and other legal
2 disciplines, by Nujya A. Strawder©, a greater understanding
3 of proper application of financial and legal principles has
4 been obtained, as well as immediate access to credits and
5 federal reserve notes by Nujya A. Strawder©, on behalf of
6 NUJYA A. STRAWDER©, for discharge of the obligation owed by
7 NUJYA A. STRAWDER© hereunder.

8 6. On behalf of NUJYA A. STRAWDER©, I, Nujya A.
9 Strawder©, have incurred expenses to obtain materials
10 necessary to facilitate the discharge of obligations of
11 NUJYA A. STRAWDER© under this action, but have not yet
12 obtained the elasticity in credits and federal reserve
13 notes which affords the anticipated ability to discharge,
14 by Nujya A. Strawder© on behalf of NUJYA A. STRAWDER©, all
15 past due obligations of NUJYA A. STRAWDER©, herein as
16 timely as delineated in the underlying application and
17 declaration. The ability of Nujya A. Strawder©, on behalf
18 of NUJYA A. STRAWDER©, to so discharge the past-due
19 obligations of NUJYA A. STRAWDER©, will proceed upon the
20 following modification:

21 1) May 2008 restitution payment of \$250.00 owed by
22 NUJYA A. STRAWDER© of \$250.00, paid on behalf of NUJYA A.
23 STRAWDER© by Nujya A. Strawder© July 21, 2008;

24 2) March and April 2008 restitution payments owed by
25 NUJYA A. STRAWDER© of \$250.00 each to be paid on behalf of
26 NUJYA A. STRAWDER© by Nujya A. Strawder© August 18, 2008;

27 3) January and February 2008 restitution payments of
28 \$250.00 each to be paid September 15, 2008;

Supplemental Declaration in Support of Motion for Modification

1 PROOF OF SERVICE
2 [State Bar Rule of Procedure 60(c)]

3 I, the undersigned, declare as follows:

4 1. At the time of service, I was at least 18
5 years of age and not a party to this legal action. I am
6 a resident or employed in the county where the within-
7 mentioned service occurred.

8 2. My business address is POB 25153, Anaheim, CA
9 92825.

10 3. On August 5, 2008, I served the attached:

11 SUPPLEMENTAL DECLARATION TO MOTION FOR MODIFICATION OF
12 PROBATION AND REQUEST FOR HEARING.

13 by mail as follows: I enclosed a copy in separate
14 envelope[s], with postage fully prepaid, addressed to each
15 individual addressee named below, and I deposited each
16 sealed envelope with the United States Postal Service in
17 Santa Ana, California, for delivery as follows:

18
19 Terri Goldade
20 Office Chief Counsel
21 STATE BAR OF CALIFORNIA
22 1149 S. Hill Street
23 Los Angeles, CA 90015-2299

Eddie Esqueda
Office of Probation
STATE BAR OF CALIFORNIA
1149 S. Hill Street Los
Angeles, CA 90015-2299

24 I declare under penalty of perjury under the laws of
25 the State of California that the foregoing is true and
26 correct.

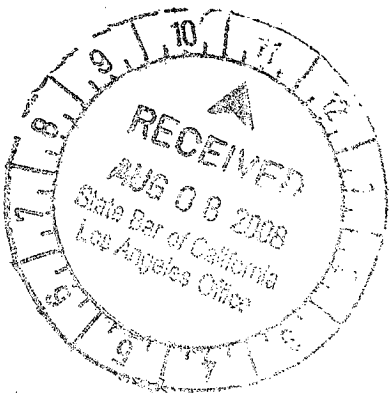
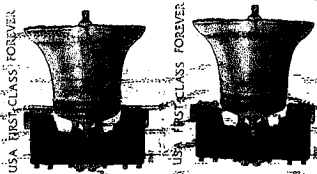
27 Date: August 5, 2008

28

T. Peoples©

Supplemental Declaration in Support of Motion for Modification

101283



Eddie Esqueda
Office of Probation
STATE BAR OF CALIFORNIA
1149 S. Hill Street
Los Angeles, CA 90015-2299

90015-2212

RECEIVED
AUG 08 2008
OFFICE OF PROBATION
LOS ANGELES

Strawder
POB 25153
Anaheim, California 92825

1 THE STATE BAR OF CALIFORNIA
2 OFFICE OF PROBATION
3 TERRIE GOLDADE, No. 155348
4 SUPERVISING ATTORNEY
5 1149 South Hill Street
6 Los Angeles, California 90015-2299
7 Telephone: (213) 765-1000

FILED

AUG 14 2000

STATE BAR COURT
CLERK'S OFFICE
LOS ANGELES

8 THE STATE BAR COURT
9 HEARING DEPARTMENT - LOS ANGELES

10
11 In the Matter of) Case Nos. 04-O-11930 (S131366)
12 Nujya A. Strawder,)
13 No. 112402) RESPONSE TO MOTION FOR MODIFICATION OF
14) PROBATION (RESTITUTION); DECLARATION OF
15) TERRIE GOLDADE
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28)
A Member of the State Bar

29 The State Bar of California, Office of Probation, does not oppose Respondent Nujya A.
30 Strawder's motion to modify her restitution plan as set forth in her motion. However, the
31 Office of Probation requests that the Court order Respondent to pay the Estate of Shine first,
32 before any other payments are made to the Client Security Fund. During the May 24, 2007
33 telephonic status conference held in relation to Respondent's last motion to modify her
34 restitution condition, it was discussed that Respondent should immediately send a letter to the
35 attorney for the Estate of Shine in order to determine to whom and how payments should be
36 made. Respondent owes the Estate of Shine \$6,544.70. The Office of Probation has nothing in
37 its file to indicate whether or not Respondent sent such a letter.

38 ///

39 ///

40 ///

000285

1 Should Respondent file a future motion requesting modification, the Office of Probation
2 anticipates that no further non-oppositions will be filed.¹

3 This Response is based upon Rules of Procedure of the State Bar of California, rule 550,
4 et seq., Respondent's motion, the declarations of Respondent and Terrie Goldade, and all
5 documents in the Court's files in these matters.

6 Respectfully submitted,

7 THE STATE BAR OF CALIFORNIA
8 OFFICE OF PROBATION

9
10 Dated: August 14, 2008

11 BY: Terrie Goldade
12 Terrie Goldade
13 Supervising Attorney
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28 ¹ Seven of Respondent's thirteen quarterly reports have been filed late, and should the
Court grant Respondent's motion, she will have modified her restitution twice.

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1 7. Respondent was ordered to comply with the State Bar Act and the Rules of
2 Professional Conduct and to report such compliance quarterly each January 10, April 10, July
3 10, and October 10. Seven of her thirteen quarterly reports have been filed late, as follows:

<u>Due</u>	<u>Filed</u>
7/10/05	7/8/05
10/10/05	10/11/05
1/10/06	1/11/06
4/10/06	11/22/06
7/10/06	7/13/06
10/10/06	10/4/06
1/10/07	1/10/07
4/10/07	4/9/07
7/10/07	7/6/07
10/10/07	10/3/07
1/10/08	7/21/08
4/10/08	7/21/08
7/10/08	7/11/08

12 8. According to my notes taken during the May 24, 2007 telephonic status conference
13 regarding Respondent's last motion to modify her restitution condition, it was discussed that
14 Respondent should send a letter to the attorney for the Estate of Shine as soon as possible
15 stating that the Court had ordered her to pay it \$6,544.70 and asking to whom and how payment
16 should be sent. The Office of Probation has nothing in its file to indicate whether or not
17 Respondent sent such a letter.

18 9. According to the records in the Office of Probation's files, Respondent has made
19 payments to the Client Security Fund totaling \$1,185, but no payments have been made to the
20 Estate of Shine.

21 I declare under penalty of perjury under the laws of the State of California that the
22 foregoing is true and correct.

23 Executed August 14, 2008 at Los Angeles, California.

24
25 
26 Terrie Goldade
27 Declarant
28

000288

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I, the undersigned, over the age of eighteen (18) years, whose business address and place of employment is the State Bar of California, 1149 South Hill Street, Los Angeles, California 90015, declare that I am not a party to the within action; that I am readily familiar with the State Bar of California's practice for collection and processing of correspondence for mailing with the United States Postal Service; that in the ordinary course of the State Bar of California's practice, correspondence collected and processed by the State Bar of California would be deposited with the United States Postal Service that same day; that I am aware that on motion of party served, service is presumed invalid if postal cancellation date or postage meter date on the envelope or package is more than one day after date of deposit for mailing contained in the affidavit; and that in accordance with the practice of the State Bar of California for collection and processing of mail, I deposited or placed for collection and mailing in the City and County of Los Angeles, on the date shown below, a true copy of the within

in a sealed envelope placed for collection and mailing as first class mail, at Los Angeles, on the date shown below, addressed to:

in an inter-office mail facility regularly maintained by the State Bar of California addressed to:

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed at Los Angeles, California, on the date shown below.

000289



THE STATE BAR
OF CALIFORNIA

1149 SOUTH HILL STREET, LOS ANGELES, CALIFORNIA 90015-2299

Terrie Goldade, Supervising Attorney (213) 765-1494

TELEPHONE: (213) 765-1000

FAX: (213) 765-1439

(213) 765-1482

<http://www.calbar.ca.gov>

OFFICE OF PROBATION
ADDRESS VERIFIED

September 19, 2008

SEP 19 2008

Nujya A. Strawder
PO Box 25153
Anaheim CA 92825-5153

BY: 

In re: S131366

In the Matter of Nujya A. Strawder

Dear Nujya A. Strawder:

On September 4, 2008, the State Bar Court Hearing Department filed a Modification Order, copy enclosed, allowing you to make restitution payments as follows:

The June 2008 restitution payment of \$250 must be paid by July 10, 2008;
The April and May 2008 payments of \$250 each must be paid by July 21, 2008;
The January, February and March 2008 payments of \$250 each must be paid by August 18, 2008.

The Order also ordered that all payments must be made first to the Estate of Shirley Shine until paid in full, prior to further payments to the Client Security Fund.

The Client Security Fund advised of you made payments to them on July 10 and 21, 2008, each for \$250.00.

As of date of this letter, the Office of Probation has not received any other proof of payment. As such, you are out of compliance. Please submit any proof of payment you have made other than the above noted payments.

The Office of Probation does not intend to send any further reminder letters regarding compliance due dates or lack of receipt of compliance documentation. In the future, your non-compliance can be automatically referred for review and determination of further action which may lead to the imposition of additional discipline.

You are reminded that the Court has determined that the repeated need of the State Bar to actively intervene to seek compliance with disciplinary terms and conditions is inconsistent with the self-governing nature of probation as a rehabilitative part of the attorney disciplinary system. *In the Matter of Gorman* (Review Dept. 2003) 4 Cal. State Bar Ct. Rptr. 567, 573.

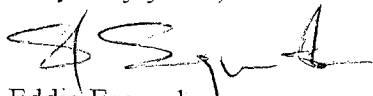
000290

Nujya A. Strawder
September 19, 2008
Page 2

Likewise, *if for any reason, you cannot timely comply with the terms and conditions of the discipline imposed, and to avoid a non-compliance referral, you must file the proper motion with the Hearing Department or Review Department of the State Bar Court, prior to the compliance due date. (See rules 271, 321, and 550, et seq., Rules of Procedure of the State Bar Court.)* A copy of the motion must be served on the Office of Probation. *The Office of Probation does not have the authority to extend compliance due dates or modify the terms and conditions of a discipline order.*

If you have any questions regarding this matter, please contact me at (213) 765-1482.

Very truly yours,



Eddie Esqueda
Probation Deputy

/ee

Enclosure

FILED

SEP 04 2008

STATE BAR COURT
CLERK'S OFFICE
LOS ANGELES

PUBLIC MATTER

STATE BAR COURT OF CALIFORNIA

HEARING DEPARTMENT -

In the Matter of)	Case No.: 04-O-11930 - RAH
)	(S141366)
NUJYA A. STRAWDER,)	
Respondent)	ORDER GRANTING MOTION FOR
)	MODIFICATION OF PROBATION
Member No. 112402)	
)	
A Member of the State Bar.)	

On July 10, 2008, respondent Nujya A. Strawder filed a motion for modification of probation. On August 14, 2008, Supervising Attorney Terrie Goldade of the Office of Probation, filed a response, indicating no opposition.

GOOD CAUSE APPEARING THEREFOR, the motion is **GRANTED**. The following modified payment schedule is ordered:

The June 2008 restitution payment of \$250 must be paid by July 10, 2008;

The April and May 2008 payments of \$250 each must be paid by July 21, 2008;

The January, February and March 2008 payments of \$250 each must be paid by August 18, 2008;

Except as otherwise noted above, previously ordered monthly or quarterly restitution payments must be made as ordered.

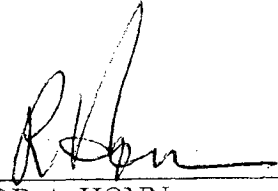
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IT IS FURTHER ORDERED, that payments must be made first to the Estate of Shine,
until paid in full, prior to further payments to the Client Security Fund.

In determining whether to grant any further requests for modifications of probation, the
court will consider respondent's degree of compliance with other conditions of probation,
including the timely filing of probation reports.

IT IS SO ORDERED.

Dated: September 2, 2008



RICHARD A. HONN
Judge of the State Bar Court

CERTIFICATE OF SERVICE

[Rule 62(b), Rules Proc.; Code Civ. Proc., § 1013a(4)]

I am a Case Administrator of the State Bar Court of California. I am over the age of eighteen and not a party to the within proceeding. Pursuant to standard court practice, in the City and County of Los Angeles, on September 4, 2008, I deposited a true copy of the following document(s):

ORDER GRANTING MOTION FOR MODIFICATION OF PROBATION

in a sealed envelope for collection and mailing on that date as follows:

- ☐ by first-class mail, with postage thereon fully prepaid, through the United States Postal Service at Los Angeles, California, addressed as follows:
- NUJYA A. STRAWDER
PO BOX 25153
ANAHEIM, CA 92825 - 5153
- ☐ by certified mail, No. , with return receipt requested, through the United States Postal Service at , California, addressed as follows:
- ☐ by overnight mail at , California, addressed as follows:
- ☐ by fax transmission, at fax number . No error was reported by the fax machine that I used.
- ☐ By personal service by leaving the documents in a sealed envelope or package clearly labeled to identify the attorney being served with a receptionist or a person having charge of the attorney's office, addressed as follows:
- ☒ by interoffice mail through a facility regularly maintained by the State Bar of California addressed as follows:

Eli D. Morgenstern, Enforcement, Los Angeles
Terrie Goldade, Office of Probation, Los Angeles
Martha Gonzales, Client Security Fund, Los Angeles

I hereby certify that the foregoing is true and correct. Executed in Los Angeles, California, on September 4, 2008.



Cristina Potter
Case Administrator

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